HEARST THAT BROWNING WANTED TO BE A FEDERAL JUDGE.

BROWNING, ON REDIRECT EXAMINATION, QUESTIONED DOCTOR
FORT REGARDING THE PERIOD OF RESIDENCE AT HERRICK HOSPITAL
APPROXIMATELY 20 YEARS PREVIOUS. SO DOING, HE OPENED THE
DOOR FOR RE CROSS EXAMINATION BY BAILEY ON THE CRITICISMS
OF DOCTOR FORT'S RESIDENCY WHICH WERE CONTAINED IN THE
HERRICK HOSPITAL PERSONNEL FILE AND WHICH HAD BEEN SUPPRESSED
SUCCESSFULLY BY THE GOVERNMENT OUTSIDE THE HEARING OF THE
JURY YESTERDAY, MARCH 9, 1976.

AFTER THE LUNCHEON RECESS, BAILEY BEGAN RE CROSS

EXAMINATION AND IN SOME DETAIL EXPLORED THE CRITICISMS OF

DOCTOR FORT WHICH WERE MADE BY MEDICAL PERSONNEL AT THE

HERRICK HOSPITAL DURING HIS RESIDENCY. SUCH CRITICISMS

INCLUDED INDICATIONS THAT DOCTOR FORT LET "PERSONAL PROBLEMS
INTERFERE
INTERFERE
WITH HIS WORK", HAD "LITTLE ACTUAL EMPATHY OR

UNDERSTANDING OF PATIENTS...PAID LIP SERVICE UNLY TO

PSYCHOANALYSIS"

PSYCHOANALYSIS", WAS "INSENSITIVE TO THE NEEDS OF HIS

PATIENTS... DIDN'T UNDERSTAND PEOPLE", WAS "BELOW AVERAGE

PSYCHOTHERAPY"

ATTEMPTED TO MANIPULATE MEMBERS OF THE



STAFF AND TENDED TO TAILOR RESPONSES TO QUESTIONS ACCORDING TO WHAT HE FELT THE QUESTIONER WANTED TO HEAR.

THAT HE WAD NEVER BEEN CONFRONTED WITH THESE SPECIFIC ALLEGATIONS, AND HAD NOT SEEN THE FILE FROM WHICH BAILEY READ UNTIL THAT MOMENT. HE ACKNOWLEDGED THAT AS PART OF RESIDENCY IN A HOSPITAL STAFF MEMBERS PROVIDED WHAT THEY CONSIDERED TO BE CONSTRUCTIVE CRITICISM OF THE RESIDENTS.

AT THE CLOSE OF RE CROSS EXAMINATION OF DOCTOR FORI,
DOCTOR HARRY KOZOL WAS CALLED TO TESTIFY BY THE GOVERNMENT.
HE LISTED HIS EXTENSIVE QUALIFICATIONS AND EXPERIENCE AND
LISTED THE MATERIALS WHICH HE HAD EXAMINED IN AN EFFORT TO
PROVIDE BACKGROUND REGARDING THIS CASE.

AT APPROXIMATELY 4 P.M., COURT WAS RECESSED UNTIL 10 P.M., MARCH 11, 1976.



Ext. Affairs Files & Com. Inspecti in Intell. Laboratory Plan. & Eval Spec. Inv. Training Legal Coun. Telephone Rm. Director Sady

Assoc. Dir.

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TO DIRECTOR. FBI (91-56075)(7-15200)

SAN FRANCISCO (91-14357) (7-855)

FROM SACRAMENTO (91-7670) (7-203) (P)

ATTN: GID AND LFS

STEVEN FREDERICK SOLIAH. AXA: ET AL CROCKER BANK. 5746 MARCONI AVENUE, CARMICHAEL, CALIFORNIA, APRIL 21, 1975,

BR. 00: SACRAMENTO.

HEARNAP OD: SAN FRANCISCO.

RE SACRAMENTO TEL CALL TO BUREAU, MARCH 5, 1976.

INVESTIGATION IN SACRAMENTO DIVISION HAS DETERMINED TWO ADDITIONAL RESIDENCES USED BY SEA FUGITIVES AND ASSOCIATES WHILE IN SACRAMENTO FROM SEPTEMBER 1974 TO MAY 1975.

CONSENT TO SEARCH OBTAINED FROM CURRENT TENANTS, AND EFFORTS TO BE MADE TO FINGERPRINT RESIDENCES.

BUREAU IS REQUESTED TO FURNISH SACRAMENTO ON MARCH 8 OR MARCH 9, 1976, WITH FINGERPRINT EXPERT TO ASSIST IN ATTEMPTING TO OBTAIN LATENTS FROM ABOVE RESIDENCES, SHOULD BE NOTED TRIAL IN CAPTIONED CROCKER BR TO COMMENCE IN SACRAMENTO MARCH 8, /1976.

ARNED AND DANGEROUS.

.E.IG−FE4−HQ

0-4a (Rev. 1-19-57) FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535 DATE: Re: March 1, 1976 HEARMAP TO: SAC, Yew York (7-1976) Invoice of Contents 「 Crypt - Trans. Document Twelve sections of New York Times newspapers □ P & C Radio Engineering LFPS . MAILED 15 MAR 1 1 1976 717080 £81 Special Instructions:
Mail Room: Show Shipment date and registry number.
Shipping Room: Show shipment date; bill of lading number; initial invoice; return to Section checked in block; after initialing in block, invoice to be placed in administrative file. FBI File No. 7-15200 Jon Brille 3-1-76 6 MAR 17 1976

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## No probe call yet for Dawson man named by Hearst

Paul Hoch, a Dawson College teacher linked to the Patricia Hearst case, said yesterday he has had no word from a Pennsylvania grand jury probe into the harboring of Symbionese Liberation Army members in 1974.

Earlier this month Hoch was named by Harrisburg. Penn. U.S. Attorney John Cottone as a possible witness in the probe, aimed at Jack Scott who allegedly rented a farmhouse for SLA members in South Canaan.

Hoch, declines to discuss the Hearst case or himself, "but there may be a time when I'll have something to say . . . you understand my position."

He was linked to the Hearst case Feb. 9 when the heiress named Hoch and former U.S. Olympic broad-jumper Phiol Shinnick in her testimony.

Hoch was described as a friend of Scott. A teacher of courses in sexism, racism and sport philosophy. Hoch met Scott at Oberlin College Ohio, where the latter was the athletic director.

XEROX

MAR 22 1976

(Indicate page, name of ... newspaper, city and state.)

"The Gazette", ---"Montreal, Quebec Canada

Date: 2/27/76

Edition:

Author: Editor:

Title: HEARNAP

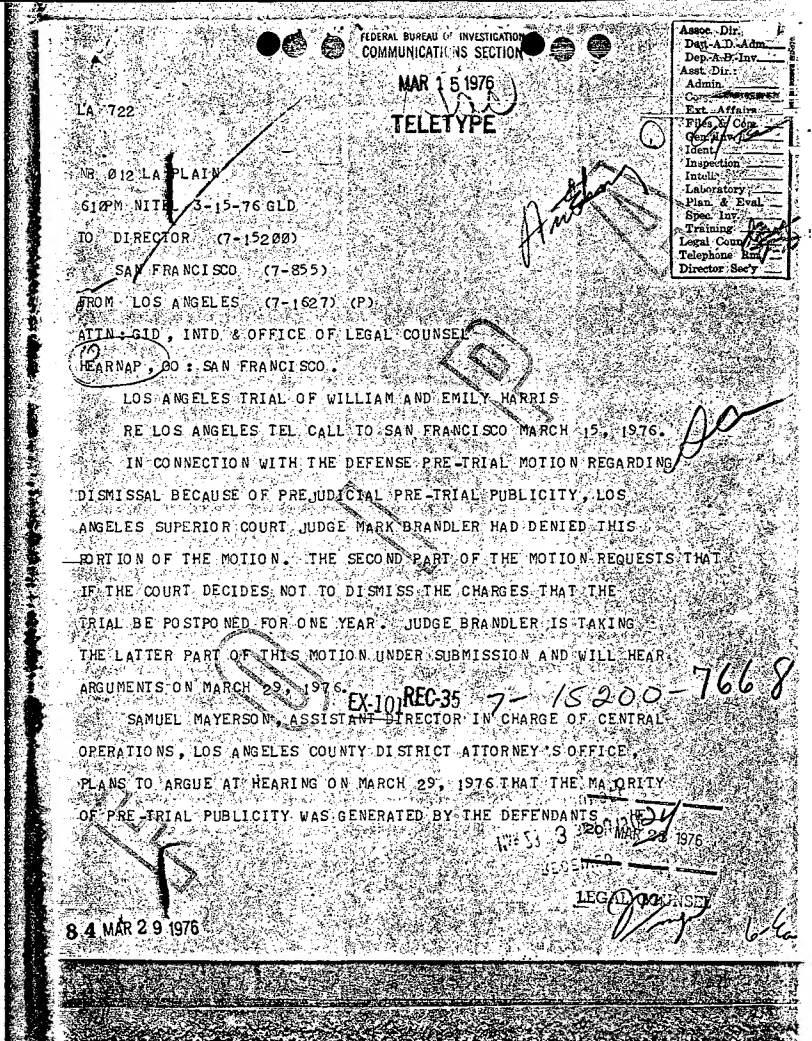
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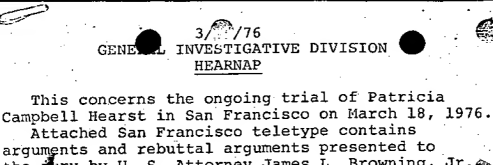
PLANS TO INTRODUCE COPIES OF ALL SLA TAPES. IN ORDER TO INTRODUCE THE TAPES MAYERSON NEEDS PROPER FOUNDATION AND HAS REQUESTED THAT A BRIEF HISTORY OF EACH TAPE BE FURNISHED TO HIM IN WRITING, I.E., CIRCUMSTANCES REGARDING DELIVERY, IDENTITY OF AGENTS INVOLVED, CURRENT LOCATION OF TAPE, ETC.

SAN FRANCISCO IS REQUESTED TO FURNISH THE ABOVE INFOR-MATION TO LOS ANGELES BY LETTERHEAD MEMORANDUM SO THAT IT CAN BE FURNISHED TO MAYERSON BY MARCH 25, 1976.

MAYERSON ADDITIONALLY ADVISED THAT IF JUDGE BRANDLER GRANTS THE CONTINUANCE, A BOND REDUCTION HEARING WILL UNDOUBTEDLY FOLLOW SHORTLY THEREAFTER. AT THIS TIME, MAYERSON WILL ASK THE COURT FOR AN INCREASE IN THE BOND. AS A BASIS, HE NEEDS A LIST OF THREATS, BOTH ORAL AND WRITTEN, WHICH HAVE BEEN MADE BY VARIOUS INDIVIDUALS AND GROUPS IN BEHALF OF THE SLA.

SAN FRANCISCO IS REQUESTED TO FURNISH THIS INFORMATION TO LOS ANGELES BY AIRTEL, WHO WILL IN TURN FURNISH IT TO MAYERSON BY LETTER, ALONG WITH THREATS KNOWN TO THIS OFFICE.

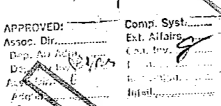
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Attached San Francisco teletype contains arguments and rebuttal arguments presented to the jury by U. S. Attorney James L. Browning, Jr. and Defense Attorney F. Lee Bailey. At conclusion of arguments, Judge Oliver Carter indicated jury would receive instructions March 19, 1976, and could expect to begin deliberation on the afternoon of that day. Court to be recessed until 9:30 a.m., March 19, 1976.

- 1 Mr. Callahan
- 1 Mr. Adams
- 1 Mr. Leavitt
- 1 Mr. Mintz
- 1 Mr. Moore

TFM/brb



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SAN FRANCISCO (7-55) (P)

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RE INTAL OF PATRICIA HEARST, MARCH PS. 1976.

ARGUMENTS TO THE JUNY WERE PRESENTED BY JAMES L. BROWNING, JR., UNITED STATES ATTURNEY, AND F. LEE BARLEY, DEFENSE ATTURNEY. THIS DATE.

THAT THEY TAKE INTO THE JURY ROOM FOR EXAMINATION WHATEVER EVIDENCE THEY FEEL IS SIGNIFICANT. HE MENTIONED TO THEM THAT THEY CAN SEE ANY FILM OR HEAR ANY TAPE WHICH THEY FEEL COULD ENLIGHTEN THEM IN REACHING THE VERDICT.

HE REVIEWED THE ANGUMENTS OF THE OFFENSIVE ARMED BANK RODGERY AND POINTED OUT THAT THE DEFENSE DID NOT CONTEST....

THAT: I) HOMEY HAD BEEN TAKEN FROM A FEDERALLY INSURED BANK BY A GROUP OF PEOPLE TROLUDING THE DEFENDANT, 2) FORCE, VIOLENCE, AND INTIMIDATION HAD BEEN USED TO OBTAIN THE MONEY, DANGEROUS MEAPON HAD BEEN USED. REC- 85 7 - 15 200

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TELETYPE

Page Two SF 7-002

ARGINERA NUMBER 4), WHETHER THE ACTS WERE DONE WILLFULLY

BROWNING REVIEWED WITH THE JURY EVIDENCE OF APPARENT VOLITION. HE HENTIONED FIRST THE BANK ROBBERY SURVEILLANCE MOVIES, POINTING OUT TO THE JURY THAT THE MORE OFTEN THE MOVIES WERE SEEN, THE MORE IS SEEN IN THE MOVIES AND SUGGESTED THAT THE JURY VIEW THE MOVIES REPEATEDBY TO WESERVE DEFENDANT'S ACTIONS AND INTERACTIONS WITH THE OTHER ROBBERS, BROWNING POINTED OUT TO THE JURY THAT THE DEFENDANT SHUNG HER WEAPON TOWARDS THE DOUR WHER THE SHOOTING VICTIMS MARKOFF AND BREWAN ENTERED THE SANK, SHE LOOKED AT HER WATCH DURING THE RUBBERY, SHE MUVED QUICKLY AND SPONTANEOUSLY THROUGHOUT THE RUBBERY WITHOUT LOOKING TO DE FREEZE, HALL, OR OTHER ROBBERS FOR DIRECTION. HE MENTIONED THE MANUSCRIPT FOUND AT 250 PRECITA MERELATIF WAS INDICATED THAT THE BANK HAD BEEN SILA NEEDED THE MONEY AND ED THEY WANTED Roberd Because W TO DEMONSTRATE TO THE PORED THEIR CONVERSION OF PATRICIA HEARST INTO TANIA, THE JRUAN GUERRILLA.

PAGE THREE
SF 7-855

BROWNING ASKED THE JURY TO REVIEW THE TAPE RECEIVED

FROM THE SLA SHORTLY AFTER THE BANK ROBBERY WHEREIN SHE

ANNUANCES MEDIA SPECULATION OF HER BRAINWASKING AS "RIDICULOUS".

BROWNING STATED THAT "RARELY HAS SO MUCH EVIDENCE OF INTENT

SEEN AVAILABLE" FROM THE DEFENDANT HERSELF.

BROWNING RECONSTRUCTED WHAT HE CONTENDED THE EVIDENCE SHOWED REGARDING THE PROGRESS OF THE BANK ROBBERY.

TIGARD BERGINS ENTERED THE BANK SHORTLY AFTER JAMES NORTON LETTING THE DOOR SLAM INTO PATRICIA HEARST WHO DROPPED TWO STRATGHT TO ROUND CLIPS AND AMMUNITION. NAMELY LING PERRY THEN CAME INTO THE BANK ARMED AND CONFRONTED BERGINS "EYEDALL TO EYEDALL TO SEVERAL SECONDS. CAMILLA HALL AND PATRICIA SOUTYSEK CONFRONTED BANK PERSONNEL SEATED NEAR THE FRONT DOOR ORDERING THEM "DON'T PUSH ANY BUTTONS".

DEFREEZE SIMULTANEOUSLY ENTERS THE BANK AND TAKES CONTROL OF SHARON FULLMER, NEE CICAMESE. MEANWHILE PAIRICIA HEARST HAS CONTROL SHEAR NORTON AND ORDERS NORTON

PASE FOUR SF 7-522

TO THE FOUR OF THE BANK USING OBSCENITIES OVERHEARD WINDS

AFTER CONFRONTING NORTON HEARST PROCEEDS TOWARD THE EAST
END OF THE BANK WHERE SHE CONFRONTS LARRY RYAN AND ORDERED
HIM TO THE FLOOR AS JAMES SMITH, BANK MANAGER, HEARS THE
"COMMOTION" AND IN APPROXIMATELY 15 SECUNDS WALKS TO A
ONE-MAY MIAROR WHERE HE OBSERVED TWO FEMALES WITH GUNS
STANDING IN THE CENTER OF THE BANK AND ACTIVATES THE ROBBERY
ALARA AND CAMERA.

LAUGHING ASKED THE JURY TO CONSIDER EXPECIALLY PATRICIA HEARSI'S TESTIMONY THAT AFTER THE ROBBERY THE SLA WENT TO THE GOLDEN GATE APARTMENT AND SPLIT THE MONEY NINE WAYS, PATRICIA HEARSI RECEIVING HER PROPORTIONATE SHARE OF THE ROBBERY LOOT. HE POINTED JUT THAT THIS WAS NOT THE CULMINATION ONE WOULD EXPECT IN A ROBBERY MERE ONE OF THE PARTICIPANTS WAS COURCED.

HEXT GROWNING PURITED OUT TO THE JURY THAT THE LAW
ALLOWS THE JURY TO CONSIDER AS EVIDENCE OF KNOWLEDGE OF GUILT
THE FACT THAT A PERSON FLEES OR TRIES TO CONCEAL HIMSELF FROM

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AUTHORITIES. HE POINTED OUT THAT THE DEFENDANT WAS A FUGILIVE FOR SOME SEVENIEEN MONTHS AFTER THE BANK ROBBERY. HE LATER POINTED OUT THAT THE DEFENDANT HAD STATED ON THE PATRICIA TODIN TAPE THAT SHE WAS "PISED OFF, GUDDAMNIT" AT BEING ARRESTED.

BROWNING EMPHASIZED THE TESTIMONY OF TOW MATTHEWS WHEREIN HE INDICATED THAT HEARST HAD DENOUNCED AS UNTRUE MEDIA SPECULATION THAT SHE HAD BEEN BRAINWASHED, SHE HAD BEEN TIED TO THE GUN AND RESTRAINED. MATTHEWS HAD TESTIFIED, WITH BROWNING, THAT HEARST HAD TOLD HIM THAT SHE WAS A WILLING PARTICIPANT AND NO ONE IN THE BANK HAD BEEN POINTING A GUN AT HER.

HE RECALLED NATTHEWS' TESTIMONY REGARDING THE PERIOD OF TIME WHEN AL AND PARTICIA HAD BEEN LEFT ALONE IN THE SANK AND POINTED BUT LAST NOT ONLY HAD PATRICIA NOT ATTEMPTED TO ESCAPE AT THAT TIME SHE HAD NOT ATTEMPTED TO GET ANY MESSAGE TO HER PARENTS AS TO HER WELL BEING, OR THE COERCIVE CAROLISTANCES IN WHICH SHE WAS ALLEGEDLY BEING HELD.

PAGE SIA

BROWNING INDICATED THAT THE MOST CRUCIAL EVIDENCE REGARDING HEARST'S GENUINE CONVERSION OR LACK THEREOF WAS THE MEL'S SPORTING GOODS INCIDENT. HE ASKED THE DORY TO DETERMINE WHETHER IT WAS REASONABLE TO BELIEVE THAT A PERSON IN FEAR OF BEING RILLED BY HER CAPTORS WOULD IN THOSE CERCUMSTANCES NOT ESCAPE BUT IN FACT FIRE TO RESCUE THE CAPTORS. HE REVIEWED DEFENDANT'S TESTIMONY REGARDING THE "REFLEXIVE" RESPONSE WHEREIN SHE I) PICKED UP THE GUN AND FIRED TOWARDS THE SPORTING GOODS STORE, 2) LOST CONTROL OF THE WEAPON, AND PICKED IT UP AGAIN AND RESUMED FIRE EMPTYING THE MAGAZINE THER 3) PICKED UP A SEMI-AUTOMATIC WEAPON AND FIRED ADDITIONAL SHOTS IN THE DIRECTION OF THE WOULD-BE APPREHENDORS OF BILL AND EMILY JAKES.

THOUNTING ASKED THE JURY IF THEY COULD BELIEVE AS THEASONMOLE-PEOPLE THAT SUCH "REFLEX ACTION" WAS PROMPTED BY FEAR OF THE HARRISES AND OTHER SLA MEMBERS, PARTICULARLY IN LIGHT OF HER STATEMENTS TO TOW MATTHEWS THAT "IT GAVE ME A GOOD FEELING TO SEE MY COMRADES COMING BACK ACROSS THE STREET".

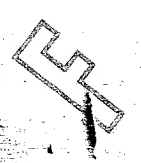
PAGE SEVEN

3: 7-000

HE POINTED TO THE "PATRIA O MUERTE - TANIA" WHICH HEARST HAD WRITTEN ON THE BEDROOM WALL IN THE GOLDEN GATE APARTMENT REVIEWING THE DEFENDANT'S ADMISSION THAT SHE HAD NOT BEEN ORDERED TO WRITE ANY SUCH SLUGAN ON THE WALL, BUT HAD SIMPLY JOINED IN WHEN SHE SAN OTHERS DOING IT.

BROWNING RECALLED FROM PSYCHIATRIC TESTIMONY THAT PATRICIA ADMITTED SHE HAD STOOD GUARD AT THE GOLDEN GATE APARTMENT AND COULD HAVE GRASBED A LOADED GUN AT MY TAME SHE WISHED. HE MENTIONED FURTHER THAT THE DEFENDANT HAD TOLD DOCTOR KOZOL THAT SHE HAD ON NUMEROUS OCCASIONS STOOD GUARD CRADLING A .50 CALIBER CARSINE. BROWNING ASKED THE JURY IF IT WAS REASONABLE TO CONCLUDE THAT CAPIORS WOULD INSTRUCT THE HOSTAGE TO PROTECT THEM.

REGARDING THE ALLEGED INOPERABILITY OF THE WEAPON HEARST USED IN THE ROBBERY BROWNING POINTED OUT THAT OPERABILITY WAS NOT REQUIRED IN THE DRIVE TO SHOW ARMED BANK ROBBERY AS OTHER WEAPONS IN THE DANK HAD BEEN CLEARLY SHOWN TO BE CLEARLY OPERABLE. DEMONSTRATING GOVERNMENT EXHIBIT 29 WHICH MISS HEARST ADMITTEDLY USED IN THE BANK ROBBERY BROWNING POINTED



PAGE ELGHT SF 7-552

OUT HOW EASILY THE BOLT, EVEN IF HUNG UP, AS MISS HEARST TESTIFIED, COULD SE FREED AND DRIVEN HOME. HE ASKED THE JURY TO DETERMINE WHETHER IT WAS MORE REASONABLE TO CONCLUDE THAT THE WEAPON WAS IN FACT NOT INOPERABLE OR WHETHER THAT STORY WAS "A WEAK ATTEMPT TO INCORPORATE A MOST IMPRESSIVE STORY".

REGARDING PSYCHIATRIC EVIDENCE BROWNING INDICATED THAT
THE DEFENSE DID NOT CONTEND THAT THE DEFENDANT WAS INSANE AT
TIME OF THE ROBBERY. HE STATED THAT THE JURY MAY CONCLUDE
THAT DEFENSE AND PROSECUTION PSYCHIATRIC TESTIMONY IN THIS
CASE, BEING IN DIRECT CONFLICT, SERVES TO NEUTRALIZE ONE
ANOTHER. HE INDICATED THAT THE JURY WAS THE ULTIMATE
DECIDER OF THE ULTIMATE ISSUES AND WOULD HAVE TO DETERMINE
FOR THEMSELVES AMETHER THEY BELIEVED PATRICIA HEARST OR
DID NOT.

BROWNING CRITICIZED THE DEFENSE PSYCHIATRISTS' LACK OF EXPERIENCE IN EXAMINING PERSONS ON TRIAL. HE POINTED OUT PAGE NIME

SF 7-334

THAT THE DEFENSE ATTURNEYS REFERRED TO THE DEFENDANT AS "A PATIENT". HE POINTED OUT THAT THESE DEFENSE PSYCHIATRISTS. WERE ACADEMICIANS NOT FURENSIC PSYCHIATRISTS. THEY WERE USED TO TREATING PERSONS WHO COME TO THEM VOLUNTARILY TO HAVE PROBLEMS SOLVED AND WERE NOT FORENSIC PSYCHIATRISTS EXPERIENCED IN DEALING WITH PERSONS ACCAGED OF CRIME.

REGARDING DUCTOR LUGIS J. WEST HE POINTED JI THAT WEST HAD TESTIFIED ONLY FOUR TIMES IN 25 YEARS, EACH TIME BEING FAVORABLE TO THE DEFENDANT.

HE POINTED OUT THE LEMGER WRITTEN BY DUCTUR WEST TO THE HEARST FAMILY LONG BEFORE THE APPREHENSION OF PATRICIA HEARST WHEREIG HE STATES THAT "IF PATRICIA COULD BE PROTECTED FROM PHYSICAL HARM SHE STANDS AN EXCELLENT CHANCE OF BEING RESTORED" TO A NORMAL PSYCHOLOGICAL CONDITION.

THE LETTER GOES ON TO POINT OUT THAT "POWERFUL MEDICAL" AND LEGAL ARGUMENTS" CAN BE MARSHALLED AGAINST THE CHARGES PRESENTLY PENDING.

DRUJHING PUIHTED OUT LANGUAGE IN WEST'S OCTOBER 4, 1975,

PAGE TEN

APPROVES OF HER DEFENSE STRATEGY TO EMPHASIZE THE INVOLUNTARY AND FORCIBLE NATURE OF HER RELATIONS WITH THE SLA, THAT SHE WAS MADE SUBSERVIENT AND COMPLIANT BY THEIR ACTIONS. WEST STATED THERE THAT "I THINK MYSELF THAT THAT IS THE BEST EXPLANATION...YOU ARE SUGGESTIBLE...YOU WERE SO SUCCESSFULLY COERCED".

BROWNING POINTED OUT THAT DUCTOR WEST CLEARLY WAS LAYING OUT "A ROADMAP FOR THE DEFENSE".

IN WEST'S JWN MATERIALS, HOWEVER, HE CHARACTERIZED HER AS A SARCASTIC, MEGATIVISTIC LADIALIDUAL WHO ATTENDED FIVE SCHOOLS IN SIX YEARS, WHO HAD A MALADJUSTED RELATIONSHIP WITH HER PARENTS, AND WHO BECAME INVOLVED IN PROGRAMS OF OTHERS.

APPARENTLY DETERMENT THE DEFENDANT, AT THE TIME OF HER KIDNAPPING, WAS A RESEL IN SEARCH OF A CAUSE.

BROWNING POINTED OUT THAT BUCTUR LIFTON CHARACTERIZED HIMSELF AS A PSYCHOHISTORIAN NOT EXPERIENCED IN EXAMINATION

PAGE ELEVEN

OF CRIMINAL DEFENDANTS AND DOCTOR ORNE WAS AN ACADEMICIAN REGARDING DEFENDANT'S CREDIBILITY BROWNING POINTED OUT THE NUMEROUS INCONSISTENCIES BETWEEN THE DEFENDANT'S TESTIMONY AND HER SWORN AFFIDAVIT DATED SEPTEMBER 12, 1974.

ALSO REGARDING HER RELIABILITY HE POINTED OUT THAT IN AN ATTEMPT TO EXPLAIN THE TRISH TUBIN INTERVIEW TAPE PATRICIA HAD TESTIFIED THAT EMILY HARRIS WAS IN THE VISITOR'S HOOM AT THE TIME WRICH WAS LATER PROVED AND STIPULATED TO BY DEFENSE COUNSEL TO BE UNTRUE. BROWNING ASKED IF IT WAS REASONABLE TO BELIEVE THAT THE DEFENDANT WAS FORCED TO DO EVERYTHING SHE DID, WRITE EVERYTHING SHE WROTE, AND SAY EVERYTHING SHE SAID BY THE HARRISES WHEN IN FACT SHE HAD LEFT THE HARRISES BEFORE HER ARREST AND EXERCISED SUCH INDEPENDENCE AS TO TAKE AN APARTMENT A MILE OR HORE AWAY FROM THE HARAISES BROWNING CONTRASTED DEFENDANT'S TESTIMONY THAT SHE "COUDEN TASTAND" WILLIE WOLFE WITH THE EVIDENCE THAT SHE HAD, UP TO THE DATE OF HER ARREST, CARRIED WITH HER IN HER PURSE, THE "LITTLE STONE FACE" GIVEN TO HER BY WILLIE WOLFE AND MENTIONED ON THE LAST SLA COMMUNIQUE.

PAŠE TVELVE SF 7-335

F. REE BAILEY CHARACTERIZED THE CASE IN HIS ARGUMENT AS ONE OF DYING OR SURVIVING. HE POINTED OUT THAT ALL PERSONS POSTPONE THEIR "COVENANT WITH DEATH AS LUNG AS POSSIBLE". HE STATED "PATRICIA HEARST DID THAT AND THAT'S MAY SHE IS HERE TUDAY AND WHY YOU'RE HERE TUDAY".

TO RESTATED THAT HEARST HAD ROBBED THE BANK IN ORDER TO SURVIVE AND STATED THAT THE JURGES WOULD PROBABLY DO THE SAME.

DAILEY MENTIONED THAT DUCTOR KOZOL "HAD THE GALL TO LIKEN THE DEFENDANT WITH THE OTHER WHITE UPPER MIDDLE CLASS MEMBERS OF THE SLA. BAILEY SAW AS A CRUCIAL DIFFERENCE THE FACT THAT THE OTHERS HAD NOT BEEN KIDNAPPED AND THE OTHERS, CONTRARY TO MISS HEARST, LIKED TO KILL PEOPLE.

HE CRITICISED THEN ATTORNEY GENERAL SAXEY WHO HE SAID "COULDN'T RESIST THE TEMPTATION" TO COMMENT ON THE CASE, SUT STATED THAT "HE'S BEEN A HIPSHOOTER FOR A LONG TIME, TVERYONE KNOWS BILL SAMEY". BATLEY INDICATED REGRET "THAT AUFUL AFFIDAVIT" HAD BEEN SUBMITTED BY HIS PREDECESSOR, WITHOUT MENTIONING, THE SAME OF HIS PREDECESSOR, TERRANCE HALLMAN.

PEGE THIRTEEN

EXPERT A PSYCHOPATH AND A HABITUAL LIAR. HE APOLOGIZED

"FOR TAKING A LITTLE EXTRA TIME WITH THE CROSS EXAMINATION

OF DUCTUR JUEL FORT". HE EXPRESSED "HOPE" THAT THE JURY

WAS NOT "SUCKED IN AS SUME OF THE AMERICAN PRESS WAS" BY

THE ANSWERS OF DUCTUR FURT ON CROSS EXAMINATION. HE INDICATED

THAT ALTHOUGH NORMALLY AN ATTORNEY WHO UBSERVES A JITAESS

LYING WANTS TO "KNOCK HIM DOWN" SO THAT HIS LASS WILL STOP.

HE DETERMINED ON CROSS EXAMINATION OF FORT TO "CUT HIS LEGS

OFF SO THAT HE WOULD NEVER DISGRACE AN AMERICAN COURTROOM

AGAIA".

AREGARDING MEARST'S POST ARREST REVOLUTIONARY MANIFESTATIONS, BAILEY STATED THAT SUCH ACTIONS WERE COMMITTED BECAUSE OF INFLUENCE OF EMILY HARRIS. HE STATED THAT "WHEN EMILY HARRIS WAS TAKEN AWAY THE DROAD GUERRILLA WENT TOO. THE PERSON WHO GRINNED SO IN APPROPRIATELY AND RAISED HER CLENCHED FIST DIED WARM HER AMERICAN OPERATOR LEFT".

PROOF THAT THE GOVERNMENT MUST REACH STATING THAT SUCH PROOF

PAGE FOURTEEN

SF 1-33.

DID NOT EXIST IN THIS CASE.

IN ASSUTTAL ARGUMENT JAMES BROWNING AGREED WITH BAILEY THAT II WAS IMPORTANT THAT THE JURY LOUK TO THE TYPE OF PERSON PATRICIA HEARST WAS AT THE TIME OF HER KIDNAPPING BUT DISAGREED AS TO WHAT CONCLUSIONS THEY SHOULD REACH. HE AGAIN MENTIONED THE "RELEVANT SEARCH OF A CAUSE" THEN, AND POINTED TO MATERIAL IN THE TANIA INTERVIEW WHICH RELATED TO THE INTIMATE DETAILS OF PATRICIA'S BACKGROUND ASKING HOW THE HARRISES COULD HAVE POSSIBLY FORCED HER TO WRITE SUCH INFORMATION.

ENDTION IN THE TARE REGARDING THE "EXPROPRIATION OF FUNDS"
FROM THE HIBERNIA BANK, TO LISTEN TO THE VOICE IN THE
"EULOGY FOR FALLEN COMRADES" IN THE LAST SLA COMMUNIQUE.

REGARDING BAILEY'S MENTION OF ATTORNEY GENERAL WILLIAM SAXBY BROWNING MENTIONED THAT SAXBY IS NO LONGER THE ATTORNEY GENERAL OF THE INITED\_STATES. BROWNING ACKNOWLEDGED THAT IF MIDNAPPED HE AND THE JURORS WOULD DO WHAT THEY WERE TOLD TO AN EXTENT, BUT HE INDICATED, THEY WOULD PROBABLY

PAGE FIR ELN

TRY TO ESCAPE IF PUSSIBLE AND PROBABLY WOULDN'T SHOOT UP MEL'S SPORTING GOODS STORE TO RESCUE THE CAPTORS.

IN EXPLANATION OF ALLEGATIONS BY BAILEY AND CLOSING ARGUMENT THAT FIVE GOVERNMENT WITNESSES HAD CHANGED THEIR STORY SINCE THE INITIAL INTERVIEW, TO A VERSION MORE FAVORABLE TO THE GOVERNMENT. HE POINTED BUT THAT MISTAKES ARE EASILY MADE IN A FAST MOVING TERROR RIDDEN SITUATION AND REVIEW OF SUCH ITEMS AS THE BANK RUBBERY SURVEILLANCE FILM COULD EASILY HAVE RESULTED IN THE CORRECTED STATEMENTS.

BROWNING DERIVINCED THE CHARACTER ASSASSINATION BY
BAILEY OF DUCTUR JOEL FORT AS A PSYCHOPATH AND HABITUAL
LIAM. BROWNING POINTED OUT THAT THERE WAS NO EVIDENCE OF
THIS IN THE CASE AND HE EMPHASIZED TO THE JURY THAT THEY
HAD HEARD HIS TESTINDAY AS TO HIS OPINION AND THE BASIS
THERE FOR. HE POINTED OUT THAT ON CRUSS EXAMINATION BAILEY
HAD NOT ATTACKED FORT'S CUNCLUSIONS OR METHODOLOGY BUT HAD
ATEACKED HIM PERSONALLY AND VICIOUSLY.

PAGE SIXTEEN

SF 1-355

AT THE CURCLUSION OF ARGIMENTS, CARTER INDICA

AT THE CONCLUSION OF ARQUIENTS, CARTER INDICATED THAT

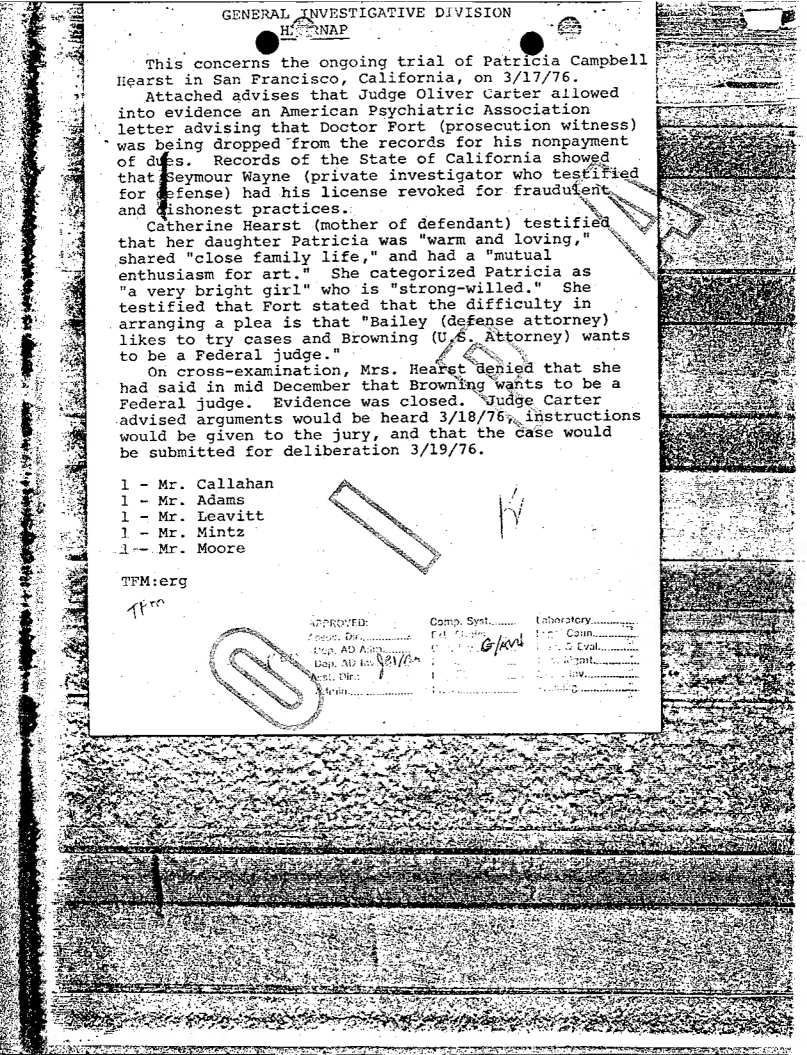
THE JURY JUJUS RECEIVE INSTRUCTIONS MARCH 19, 1976, AND COULD

EXPECT TO SEGIN DELIBERATION ON THE AFTERNOON OF THAT DATE.

HE INDICATED COURT WOULD BE RECESSED UNTIL 9:50 A.M.,

MARCH 19, 1976.

END.



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11:43PA JRGENT MARCH 17, 1976. HJE

TU: DIRECTUR, FWI (7-15200)

LOS ANGELES

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FROM: SAN FRANCISCO (7-000) (P)

ATTH: GID - INTO

HEARAAP)

OYNO RE TRIAL OF PATRICIA HEARST, MARCH 17, 1976.

PRIOR TO TAKING OF TESTIMONY CERTAIN THEMS OF EVIDENCE AN WERE OFFERED AND RULED UPON. CARTER ALLOWED INTO EVIDENCE AN AMERICAN PSYCHIATRIC ASSOCIATION LETTER ADVISING DUCTOR FORT HE WAS BEING DROPPED FROM THE RECORDS OF THAT ASSOCIATION FOR HIS MONPAYMENT OF DUES.

REGARDING JUEL FORT'S ASSOCIATION WITH LENNY BRUCE HAD HIS LICEUSE REVOKED FOR FRAUDULENT AND DISHONEST PRACTICES.

CANTER REFUSED THE GOVERNMENT'S REQUEST TO PRODUCE TESTINONY REGARDING DOEL FORT IN RESPONSE TO REPUTATION, TESTINONY BY DEFENSE MITWESSES THE PREVIOUS DAY, REFUSED TO TELL A HOSPITAL ADMINISTRATOR TO TESTIFY FOR THE GOVERNMENT TO CONTRADICT THE ALLEGATIONS AND STATEMENTS MADE BY DR. GROTH

EX-112

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THE PREVIOUS DAY, REFUSED RENEWED DEFENSE NOTIONS TO OFFER PSYCHOLINGUISTIC TESTIMONY BY DUCTOR SINGER.

CAMPERINE HEARST, MOTHER OF THE DEFENDANT, TESTIFIED THAT HE DAUGHTER, PATRICIA, WAS "WARM AND LOVING" INDICATED THERE HAD BEEN A "CLOSE FAMILY LIFE". SHE SHARED WITH PATRICIA A "MUTUAL ENTHUSIASM FOR ART". SHE CATEGORIZED PATRICIA AS "A VERY BRIGHT GIRL". SHE INDICATED THAT PATRICIA WAS "STRONG WILLED" AND ACKNOWLEDGED THAT IT WAS NOT "AN EASY JUB TO HAISE FIVE CHILDREN". REGARDING THE CONVERSATION SHE HAD WITH DOCTOR JOEL FURT IN JANJARY JAG. SHE TESTIFIED THAT FURT HAD INDICATED TO HER HE WAS SYMPATHETIC WITH PATRICIA HEARST WHOM HE INDICATED WAS "ESSENTIALLY A KIDNAP VICTIA". FORT ADVISED ARS, HEARST OF THE PERILS OF THE JURY TRIAL AND TOLD HER THAT IT SHE PLED GUILTY "THE WORST -- THAT COULD HAPPEN IS SIX MONTHS PROBATION". SHE TESTIFIED THAT FURT STATED THE DIFFICULTY IN ARRANGING A PLEA IS THAT "BAILEY LIKES TO TRY CASES AND BROWNING WANTS TO BE A FEDERAL JUJGE 🦓

Page Taker SF 7-693

FORT SUGGESTED THAT CATHERINE HEARST GO SEE BROWNING.

SHE INDICATED THAT SHE DIDN'T THINK HE WOULD WANT TO SEE HER

AND FORT SAID, "HE IS THE UNITED STATES ATTORNEY" AND IS JUST

INTERESTED IN HAVING JUSTICE DONE. HE ADMONISHED HER THAT

THE CONVERSATION SHOULD BE KEPT CONFIDENTIAL.

DESPITE FORT'S ADMONITION CATHERINE HEARST CALLED AL JOHNSON AND ADVISED HIM OF THE CONVERSATION. HE CALLED KOBLINTZ, HE (KOBLINTZ) HAD BEEN SUGGESTED AS AN INTERMEDIARY BY JOEL FORT AND TOLD CATHERINE HEARST THAT HE THOUGHT IT WOULD BE A GRAVE ERROR IF THIS WERE GIVEN TO THE NEWSPAPERS AND YOULD LOOK LIKE THE HEARSTS WERE TRYING TO FIX THE TRIAL.

CATHERINE HEARST TESTIFIED THAT FORT HAD INDICATED TO HER THAT IF A PUBLIC TRIAL OCCURRED THE GOVERNMENT WOULD DRAG OUT EVERYTHING ABOUT PATTY'S INVOLVEMENT IN SEX AND DRUGS TO GET A CONVICTION.



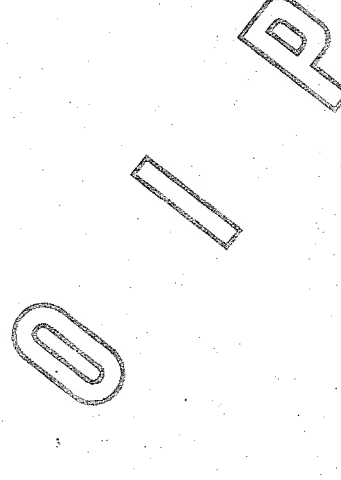
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ON CROSS EXAMINATION MRS. HEARST DENIED THAT SHE HAD SAID IN MID-DECEMBER THAT BROWNING WANTED TO BE A FEDERAL JUDGE.

EV DENCE WAS CLUSED. 14

JUDGE CARTER STATED ARGUMENTS WOULD BE HEARD MARCH TO THE JURY AND THE CASE WOULD BE SUBMITTED FOR THE DELIBERATION MARCH 19, 1976.

EWD.





## MESSAGE RELAY



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6:23 PH URGENT 3/15/76 MCC

TO:

DIRECTOR, FBI (7-15200)

FROM:

SAC, SAN FRANCISCO (7-655)

ATTN: INTD, GID

HEARNAP, -00: SAN FRANCISCO SAC, SAN FRANCISCO DY TELETYPE MARCH 15, 1976, ADVISED: RE LOOK-ALIKE FOR PATRICIA CAMPBELL HEARST

USA JAMES L. BROWNING, SAN FRANCISCO, CALIFORNIA, REQUESTED BUREAU PERSONNEL REVIEW TV PROGRAM "JAPANESE EXPERIENCE" PART III, ENTITLED "THE ABBOT OF HO KO KYO" FOR LOOK-ALIKE FOR PATRICIA CAMPBELL HEARST. FILM AVAILABLE THROUGH MR. G. WORD-THOMAS, TELEPHONE 532-38283, YORKSHIRE T.V., LEEDS, ENGLAND. FILM ALLEGEDLY DEPLOTS WHITE FEMALE IDENTICAL TO PATRICIA HEARST WILDLY WAVING ARMS IN SCENE IN WHICH CAMERA PANS LARGE GROUP OF JAPANESE YOUTHS. SOURCE OF THE ABOVE CITING IS BBC VIEWER IN AUSTRALIA. SOURCE HAS EXPENDED LARGE AMOUNT OF PERSONAL MONEY TO PURSUADE GOVERNMENT OFFICIALS TO TAKE THIS CITING SERIOUSLY.

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1150 AM TREET 3/16/76 RG

DIRECTOR. FBI (7-15200)

LOS ANGELES

FROM:

SAN FRANCISCO (7-655).

ATTH: INTO. GID.

RE TRIAL OF PATRICIA HEARST, MARCH 15.13

JAMES, L. Showning, USA, CONTINUED DIRECT EXAMINATION OF DOCTOR HARRY MOZOL. PATRICIA HEARST, RECOVERED FROM HER PREVIOUS AILMENT, WAS PRESENT IN COURT. DOCTOR KOZOL TESTIFIED AS FOLLOWS:

DURING HIS EXAMINATION OF THE DEFENDANT SHE TOLD DOCTOR KOZUL THAT SHE WAS TOLD BY DE FREEZE THAT IF SHE DID NOT ONA MART GELLLY EE GLUOW SHE WOULD BE KILLED THEN AND 7-16200-7672 THERE.

REGARDING HER RELATIONSHIP WITH WILLIE WOLFE, KOZOL TESTIFIED THAT REARST SPOKE ON SLA TAPE RECEIVED JUNE 7, 1974, OF WILLIE WOLFE LOVINGLY, TENDERLY, AND MOVINGLY. "MADE THE WORDS COME ALIVE". BAILEY OBJECTED THAT BOOTOR KUZUL WASSNOT AN EXPERT IN THE DRAMATIC ARTS WHICH OBJECTADIN WAS EVERED. DURING HIS EXAMINATION OF HEARST ROZUL ASKED HER THE WAY YOU FELT ABOUT WOLFE?" HEARST SEEMED TO BE

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PAGE TWO

CRYING INSIDE AND ANSWERED THAT SHE DIDN'T KNOW HOW SHE FELT ABOUT HIM. KOZOL ASKED HER HOW SHE FELT ABOUT HIM AT THE TIME SHE MADE THE TAPE. HEARST DIDN'T ANSWER FOR A MOMENT AND THEN SAID, "I DON'T KNOW HOW I GOT LATED THIS GODDAMN THING. SAIT." THE EXAMINATION WAS TERRINATED BY MISS HEARST AT THAT TIME.

DURING HIS EXAMINATION OF THE DEFENDANT ROZOL ASKED HER IF SHE HAD BEEN ASSAULTED IN ANY WAY. SHE INDICATED THAT SHE HAD BEEN ALINDFOLDED AND HAD INJURED HERSELF. ROZOL ASKED WHETHER SHE HAD BEEN SUBJECTED TO A SEXUAL ASSAULT. HEARST TOLD HIM THAT "A COUPLE OF DAYS" AFTER THE MAKING OF THE FIRST TAPE TWO OF THE FEMALES GUARDING HER TOLD DE FREEZE THAT SHE HAD SAID SOMETHING TO THEM WHICH APPRARENTLY ANGERED HIM. DE FREEZE PUT HIS HAND INSTOL HER SHERT AND PINCHED THE NIPPLE OF ONE BREAST. HE THEM GRADDED HER SHERT AND PINCHED THE NIPPLE OF ONE BREAST. HE

KOZUL ASKED IF THERE WAS ANY ASSAULT SUBSEQUENT TO THAT AND HEARST SAID NO.

PAGE THREE SF 7-000

KOZOL TESTIFIED THAT HE HAD EXAMINED THE TAPE RECORDING OF THE CONVERSATION BETWEEN DOCTOR WEST AND HEARST WHEREIN WEST ASKED IF DE FREEZE HAD EVER THREATENED TO HAPE HER. HEARST HAD REPLIED NO TO DOCTOR WEST AND WAS THEREAFTER QUESTIONED "EXHAUSTIVELY" BY DOCTOR WEST REGARDING ANY SEXUAL ASSAULTS AND SHE DENIED THAT ANY HAD EXISTED.

THESE STATEMENTS TO DUCTOR WEST WERE DIRECTLY CONTRADICTORY
TO TESTIMONY OF PATRICIA HEARST THAT SHE WAS SEXUALLY ASSAULTED
BY WILLIE WOLFE AND DE FREEZE.

WHEN QUESTIONING HEARST ABOUT LIFE AT THE GULDEN GATE APARTMENT KOZOL ASKED HER TO DRAW A SKETCH. HEARST DID SO AND KOZOL COPIES HER SKETCH. KOZOL TESTIFIED THAT HER SKETCH DID NOT INCLUDE THE SMALL CLOSET THAT SHE HAD TESTIFIED THAT SHE WAS KEPT IN. WHEN ASKED BY BROWNING TO DESCRIBE THE SIGNIFICANCE OF THIS OMISSION DOCTOR KOZOL CONCLUDED THAT THE CLOSET APPARENTLY DID NOT MAKE AN IMPRESSION UPON HER.

ROZOL TESTIFIED THAT HEARST HAD TOLD HIM THAT ON NUMEROUS OCCUSIONS SHE STOOD GUARD DUTY AT THE GOLDEN GATE APARTMENT COMPLING A LUADED CARBINE".

PAGE FULL SF 7-022

KOZUL ASKED HEARST WHAT SHE WAS SUPPOSED TO DO IF THEY CHASHED IN THE FRONT DOUR, "SHOOT THEM?" AND HEARST REPERED "I SUPPOSE SO".

REGARDING HER ADMISSION THAT SHE HAD BEEN GIVEN A CHOICE TO STAY OR GO KOZOL TESTIFIED THAT HEARST TOLD HIM SHE STILL HADN'T SEEN THE FACE OF HER CAPTURS AND THE BLINDFOLD CAME OFF WHEN SHE SAID SHE WANTED TO STAY. BEFORE SHE MADE THE CHOICE SHE WAS TOLD WHAT HER LIFE WOULD BE LIKE IF SHE CHOSE TO STAY. HE TESTIFIED THAT SHE TOLD HIM THAT SHE HAD CHOSEN TO STAY BECAUSE SHE DIDN'T BELIEVE THAT THE SLA MEANT WHAT THEY WERE SAYING WHEN THEY EXPRESSED AN INTENTION TO RELEASE HER IF SHE REQUESTED IT.

REGARDING HER RELATIONSHIP WITH STEPHEN WEED, DUCTOR KUZUL TESTIFIED THAT HEARST HAD TULD HIM THAT SHE WAS NOT HAPPY WITH STEPHEN WEED AND FELT TRAPPED. SHE HAD INDICATED TO HIM THAT SHE NEVER CRIED MUCH BUT WHEN SHE BECAME INVOLVED WITH WEED SHE CRIED MURE THAN SHE EVER HAD BEFORE.

DURING HIS FOURTH INTERVIEW WITH HEARST SHE ACTED MUCH

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INTERVIEW AND SEEMED HOSTILE TOWARD KOZOL. ROZOL TESTIFIED THAT REARST HAD INDICATED TO HIM THAT DURING THE TELEVISION COVERAGE OF THE SHOOT OUT IN LOS ANGELES SHE WENT TO THE MOTEL BATHROOM AND LOCKED THE DOOR BECAUSE SHE COULDN'T BEAR TO WATCH IT.

HEARST TOLD DOCTOR KOZOL THAT AFTER THEIR STAY IN THE FARM HOUSES IN THE EAST SHE HAD RETURNED TO SACRAMENTO, CALIFORNIA, AND REMAINED THERE UNTIL A COUPLE OF MONTHS BEFORE SHE WAS ARRESTED IN SAN FRANCISCO. KOZOL HAD ASKED HEARST HOW SHE GOT FROM LAS VEGAS TO SACRAMENTO, WHETHER SHE WAS DRIVEN BY A MAN OR A WOMAN, AND HEARST TOLD KOZOL IT WAS NONE OF HIS BUSINESS. SHE SAID THAT HER ANSWERING SUCH QUESTIONS "COULD RESULT IN PROSECUTION OF OTHER PERSONS". SHE DID NOT SAY THAT SHE DID NOT ANSWER THE QUESTIONS BECAUSE OF FEAR

DOCTOR KOZOL CONTINUED HIS EXAMINATION STATING, "SO YOU WERE IN SACRAMENTO?". SHE INTERRUPTED THE INTERVIEW TO CONFER WITH HER COUNSEL, RETURNED TO THE ROOM, AND SAID THAT IN WAS NOWE OF KOZOL'S BUSINESS.

PAGE SIX

KOZUL QUESTIONED HER REGARDING HER CONVERSATION WITH TUBIN IN THE SAN MATEO COUNTY JAIL WHEREIN HE ASKED HER IK TOBIN KNEW EMILY HARRIS BECAUSE OF THE FAMILIAR WAY IN WHICH TOBIN REFERRED TO "EMILY". HEARST SAID. I'M NOT GOING TO SAY ANYTHING ABOUT THE HARRISES".

ROZOL TESTIFIED THAT HE FOUND EXTREMELY SIGNIFICANT
THE FACT THAT HEARST HAD DRIVEN BACK ACROSS THE COUNTRY WITH
ONE PERSON. HE FELT THAT SHE HAD MANY OPPORTUNITIES TO
ESCAPE OR TURN HERSELF IN TO AUTHORITIES.

KOZOL INDICATED THAT DURING HIS INTERVIEWS WITH HEARST SHE INDICATED THAT SHE WAS PRIMARILY INTERESTED IN REVOLUTIONARY FEMINISM ABOVE SUCH CAUSES SUCH AS FEEDING THE POOR, PROVIDING EDUCATION FOR THE POOR, ALLIEVIATING RACIAL PREJUDICE, ETC. HEARST INDICATED TO HIM THAT SUCH CAUSES WERE WORTHWHILE BUT NOWE WERE MORE IMPORTANT THAN THE LIBERATION OF WORTHWEIT.

DOCTOR KOZOL SAW A CONFLICT BETWEEN THE FACT THAT
HEARST INDICATED SHE DID NOT NOTIFY HER PARENTS REGARDING
HER VELL-BEING BECAUSE THE HARRISES WOULDN'T LET HER AND

PAGE SEVEN

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THE FACT THAT HEARST HAD TOLD THE HARRISES SHE WAS MOVING AWAY FROM THEM AND DID SO.

DURING HIS LAST INTERVIEW WITH HEARST SHE LEFT THE ROOM ON TEN OCCASIONS TO CONSULT WITH HER ATTURNEY.

HE TESTIFIED THAT AN EXAMINATION OF REPORTS OF PRISONERS OF WAR DISCLOSED THAT WHILE A NUMBER MADE SPEECHES ON FALSE CONVERSIONS NONE HAD JOINED THE ENEMY FORCES TO, FOR INSTANCE, FLY WITH THEIR AIR FORCE OR TRAIN THEIR MILITARY OR SERVICE THEIR EQUIPMENT.

KOZOL TESTIFIED THAT IN WAS HIS CONCLUSION THAT HEARST HAD ENTERED THE BANK VOLUNTARIEY AS AN ACT OF HER OWN FREE WILL. SHE HAD VOLUNTARILY JOINED THE SLA. KOZOL TESTIFIED THAT PRIOR TO THE KIDNAPPING HEARST WAS IN AN ESPECIALLY RECEPTIVE OR VOLNEYABLE FRAME OF MIND, RIPE FOR CONVERSION TO AN INSPIRING CAUSE. SHE WAS CONFUSED AND ANGRY AT HYPOCRISY, AUTHORITY, AND POWER. HE CHARACTERIZED THE COINCIDENCE OF HER ESPECIALLY RECEPTIVE FRAME OF MIND WITH THE PROVISION OF "A CAUSE" BY THE SLA AS "A TERRIBLE WISDURTUNE FOR HER". KOZOL TESTIFIED REGARDING THE

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SIGNIFIC DOE OF THE MEL'S SPORTING GOODS SHOOTOUT IN DEMUNSTRATING HEARST'S CONVERSION TO SLA GUALS.

REGARDING HER HAVING MOVED AWAY FROM THE HARRISES, KOZOL SAID "IF SHE COULD TO IT THEN SHE COULD HAVE DONE IT EARLIER".

KOZOL EXAMINED IN DETAIL EACH OF THE SLA COMMUNIQUES INDICATING THAT THE FIRST TAPE PRESENTED HER AS WARY, USING LANGUAGE "UBVIOUSLY FOREIGN TO HER". ON THE SECOND TAPE SHE WAS NOT QUITE SO UPSET BUT USED LANGUAGE NOT PART OF HER PRE-KIDUAP SPEECH PATTERNS. HER ATTACK OF HER FATHER REGARDING THE ALLEGED TAX DEDUCTION SCHEME FOR THE RANSOM PAYMENTS AND OF HER MOTHER FOR HER VOTING RECORD ON THE BOARD OF REGENTS WERE "NOT SPONTANEOUS IN THIS YOUNG LADY'S HEART".

BROWNING INTERRUPTED TO SUGGEST THAT DOCTOR HOZOL
REFRAIN FROM SUCH DETERMINATIONS AS TO WHAT "SPRUNG FROM HER
HEART" BUT BAILEY OBJECTED AND REQUESTED THAT THE DOCTOR BE
ALLOWED TO ANSWER THE DOESTION IN FULL WHICH OBJECTION WAS
SUSTAINED.

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BY THE TIME OF THE FOURTH TAPE, DOCTOR KOZOL TESTIFIED HEARST EXHIBITED SUCH "TERRIBLE RAGE... ESCALATION OF FURY" AND "SPOKE SO STRONGLY THIS JUST HAS TO BE HER", INDICATING THAT THE VEHEMENCE OF MISS HEARST ON THE FOURTH TAPE INDICATED TO HIM THAT SHE SINCERELY FELT THE EMOTION SHE EXPRESSED.

REGARDING THE APRIL 3, 1974, TAPE WHEREIN HEARST INDICATED SHE HAD BEEN OFFERED FREEDOM BY THE CHOICE TO STAY AND FIGHT, KOZOL ACKNOWLEDGED THAT THIS CONSTITUTED A RAPID CONVERSION, AT "AWFULLY FAST" SPEED, BUT THAT WAS THE METAMORPHOSIS.

KOZOL FOUND SIGNIFICANT IN THE NEXT TAPE, HEARST'S SCORNFUL DENUNCIATION OF PUBLIC SPECULATION THAT SHE HAD BEEN BRAINVASHED.

IN THE LAST SLA COMMUNIQUE KOZOL FOUND GREAT SIGNIFICANCE IN THE TENDER AND TOUCHING EULOGY HEARST ARTICULATED FOR WOLFE AND OTHER FALLEN COMMADES.

PAGE TEN SF 7-050

REGARDING THE BANK RUBBERY FILM HE OBSERVED THAT HEARST LOUKED THEREIN AS IF SHE WAS ACTING WITH "BOUNCE AND VERVE". BAILEY OBJECTED TO THIS CATEGORIZATION BY DOCTOR KUZOL AND WAS OVERRULED BY JUDGE CARTER. CARTER, HOWEVER, DID INSTRUCT THE JURY THAT THEY COULD CONSIDER THIS TESTIMONY UNLY AS A BASIS FOR DUCTUR KOZOL'S PSYCHIATRIC JUDGEMENT.

AEGARDING THE "TANIA INTERVIEW" KOZOL TESTIFIED THAT
MANY ANSWERS STRUCK HIM AS THOUGH HEARST WAS READING A SCRIPT
OR FOLLOWING THE "PARTY LINE". THINGS ATTRIBUTED TO HEARST
"SOUNDED LIKE THINGS WRITTEN BY OTHERS". HE CONTRASTED HER
ATTACK OF HER PARENTS WITH OTHER MATERIAL THEREIN WHEN SHE
POINTS OUT THAT THEY HAD "NO SOCIAL PRETENTION", WERE "LOW
KEY PEOPLE", AND TRIED TO RAISE THEIR CHILDREN AS NORMALLY
AS POSSIBLE. AFTER THE NOON RECESS DOCTOR KOZOL CONTINUED
ON DIRECT TESTIMONY TO STATE THAT DURING AN EXAMINATION
OF REARST SHE PARTED A MIXED PICTURE OF HER FAMILY LIFE
INDICATING THAT SHE VANTED TO MOVE OUT OF THE FAMILY HOME
BECAUSE OF THE ARGUMENTS BETWEEN HER PARENTS ON THE ONE HAND

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SF 7-855

AFFECTION DEMONSTRATED BY HER PARENTS WHEN THEY HAD BEEN MOVED TO A ROOM NEXT TO THEM SHORTLY AFTER SHE HAD BEEN FITTED FOR BRACES SO THAT THEY COULD BE CLOSE TO COMFORT HER. KUZUL TESTIFIED THAT THESE CONFLICTING EMUTIONS CREATED A "SEPARATION WITHIN HERSELF".

ON CROSS EXAMINATION, F. LEE BAIBEY ASKED DR. KOZOL IF HE WAS A SPECIALIST IN SEX PROBLEMS. DR. KOZOL REPLIED THAT THAT WAS NOT CORRECT, HE SPECIALIZED IN EXTREMELY UPSET YOUNG PEOPLE.

INDUSTRIED DR. LIFTON'S EXPERIENCE IN THE SHING OF THOUGHT REFORM FIELD, STATING THAT HIS COE WITH PRISONERS OF WAR WAS RELATIVELY LIMITED.

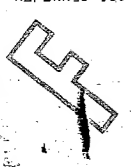
THEY PRESENTED KOZOL WITH A BIBLIOGRAPHY FROM

THREE OF THE AMERICAN HANDBOOK OF PSYCHIATRY ARTICLE
ON THOUGHT REFORM AND ASKED DR. KOZOL WHICH OF THE 78

PIECES LISTED THERE HE HAD READ. DR. KOZOL EXAMINED THE

LIST AND POINTED OUT SEVERAL ARTICLES OR BOOKS THAT HE HAD

REFERRED TO.



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BALLEY ASKED KOZOL ABOUT THE NATURE OF HIS CONTRACT WITH THE GOVERNMENT. KOZOL TESTIFIED THAT HE WOULD BE PAID \$1,000 FOR 160 HOURS THAT HE HAD WORKED ON THE CASE. HE TESTIFIED THAT HE COULD HAVE EARNED A GREAT DEAL MORE MONEY IF HE HAD NOT BEEN ASSOCIATED WITH THE CASE. BAILEY ASKED THE DOCTOR IF HE HAD KNOWN THAT IT WAS POSSIBLE TO HAVE THE 160 MAXIMUM LIFTED TO A 200 HOUR MAXIMUM SO THAT HE COULD BE PAID MORE. DR. KOZOL SUGGESTED THAT PERHAPS BAILEY COULD REPRESENT HIM IN A CIVIL SUIT TO OBTAIN SUCH AN ARRANGEMENT.

AFTER KOZOL TESTIFIED THAT HE HAD NO PREDISPOSITION WHATSOEVER REGARDING HER GUILT WHEN HE LEFT SAN FRANCISCO IN JANUARY TO PREPARE HIS REPORT AND CONSIDER HIS FINDINGS, BAILEY ASKED KOZOL IF HE KNEW A DR. NICHOLAS GROVE.

KOZOL INDICATED THAT NICHOLAS GROVE WAS A CLINICAL PSYCHOLOGIST WHOM HE HAD FIRED FOR MISBEHAVIOR WITH UNE OF THE INMATES AT THE INSTATUTION THAT DR. KOZOL SUPERVISED. KOZOL INDICATED THAT GROVE'S MISCONDUCT WAS SUCH THAT, ALTHOUGH HE HAD TO

PAGE THILTEEN

SF 7-355

"FIRE HIM ON THE SPOT".

BATLEY ASKED IF SOMEONE HAD OVERTURNED KOZOL'S FIRING OF HIM. KOZOL STATED THAT HE DID NOT KNOW GROVE'S WHEREABOUTS AT THIS TIME, BUT THAT GROVE HAD NOT BEEN RERMITTED TO RETURN TO THE INSTITUTION WHICH KOZOL SUPERVISED. KOZOL HAD RECEIVED A LETTER INDICATING THAT GROVE HAD APPLIED FOR A PSYCHIATRIC POSITION AT A HOSPITAL FOR YOUNG MEN AND WOMEN AND KOZOL HAD REPLIED THAT HE WOULD HAVE TO HAVE A RELEASE FROM DR. GROVE BEFORE HE COULD MAKE ANY OBSERVATION REGARDING HIS SUITABILITY FOR SUCH EMPLOYMENT. GROVE HAD ADMITTED TO KOZOL THAT HE HAD LIED TO OTHER STAFF PERSONS REGARDING THE INCIDENT FOR WHICH HE WAS FIRED.

DURING NEGOTIATIONS REGARDING WHAT DISCIPLINARY ACTION WOULD BE TAKEN WITH REGARD TO GROVE, GROVE HAD SUGGESTED THAT AS A COMPROMISE, WOZOL COULD BAR GROVE FROM TREATING MALE PATIENTS AT THE INSTITUTION IN ORDER TO PROTECT HIM FROM DEVELOPING TOO STRONG RELATIONSHIPS WITH THEM.

BAILEY THEN ASKED KOZOL IF HE HAD MADE A NUMBER OF STATEMENTS TO DR. GROVE REGARDING THE HEARST CASE, SPECIFICALLY:

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SF 7-85つ

"THE HEARSTS ARE DISGUSTING AND VENAL", "MRS. HEARST IS A WHORE", "WHAT IS SHE TRYING TO DO, LOOK LIKE ZSA ZSA GABOR?" KOZOL REPLIED THAT HE HAD NEVER MADE SUCH REMARKS TO GROVE AND WOULD HAVE "NO CONCEIVABLE REASON ON EARTH" FOR MAKING SUCH REMARKS.

CONTINUING CROSS EXAMINATION BATLEY ALLEDED TO AN INCIDENT WHEREIN HEARST HAD DISCONTINUED THE EXAMINATION BY DR. KOZOL WHICH THE DEFENSE ALLEGING CERTAIN CONDUCT BY DR. KOZOL WHICH THE DEFENSE ATTORNEYS LATER ALLEGED IN COURT TO BE UNPROFESSIONAL. A HEARING WAS HELD IN OPEN COURT EARLIER REGARDING THIS INCIDENT AND JUDGE CARTER ORDERED HEARST TO SUBMIT TO ADDITIONAL EXAMINATION. MATLEY ASKED WHY KOZOL HAD REFUSED TO HAVE A TAPE RECORDER PRESENT DURING SUBSEQUENT EXAMINATIONS NOTING THAT THE ISSUE OF HIS CREDIBILITY AS OPPOSED TO HEARST'S CREDIBILITY COURD BE EXPECTED TO ARISE AFTER THE INCIDENT REFERRED TO ABOVE. KOZOL TESTIFIED THAT IT WAS NOT HIS PRACTICE IN SIXTEEN YEARS OF CONDUCTING SUCH EXAMINATIONS TO USE A TAPE RECORDER AS HE FELT IT INTRUDED UPON THE INTEGRITY OF HIS EXAMINATION AND PROVIDED A DISTRACTION. HE INDICATED

PAGE FIRTEEN

THAT OFTEN THE PATIENT IN THE PRESENCE OF A TAPE RECORDER MAKE SELF-SERVING STATEMENTS FOR THE RECORD.

SA THOMAS J. PADDEN, FBI, SAN FRANCISCO, TESTIFIED REGARDING EXHIBIT 175, A CARVED STONE FACE ON A CHAIN, WHICH HE FOUND IN HEARST'S PURSE FOLLOWING HER ARREST.

BAILTY STIPULATED THAT THE STONE WAS FOUND IN MISS HEARST'S PURSE AND APPEARS IN THE PHOTO MARKED SOVERNMENT'S EXHIBIT 177 AROUND MISS HEARST'S NECK, AND WAS ONCE WILLIE WOLFE'S. THIS STIPULATION WAS ESPECIALLY BENEFICIAL TO THE GOVERNMENT WAS NOT PREPARED TO PROVE THAT THE ITEM APPEARING AROUND MISS HEARST'S NECK IN EXHIBIT 177 WAS IDENTICAL TO THE NECKLACE FOUND IN MISS HEARST'S PURSE.

A PORTION OF THE JUNE 7, 1974, SLA COMMUNIQUE WAS
PLAYED WHEREIN AISS HEARST, FULLOWING THE LOS ANGELES SHOOT-OUT,
SAYS "THE PIGS PROBABLY HAVE THE OLMEC MONKEY CUJO WORE AROUND
HIS NECK. HE GAVE ME THE LITTLE STONE FACE ONE NIGHT." THE
GOVERNMENT CONTENDS THAT THE "LITTLE STONE FACE" REFERRED TO
IN THE TAPE IS IDENTICAL TO THE ONE FOUND IN MISS HEARST'S
JUNE AND PICTURED IN EXHIBIT 177, TENDING TO CONTRADICT HEARST'S

PAGE SIXTEEN

SF 7-625

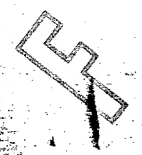
TESTIMON REGARDING HER RELATIONSHIP WITH WILLIE WOLFE BY SHOWING THAT EVEN UP TO THE TIME OF HER ARREST SHE KEPT WITH HER A MOMENTO FROM WOLFE.

SERGEANT RAY CALLAGHAN OF THE LOS ANGELES POLICE
DEPARTMENT INTRODUCED GOVERNMENT EXHIBIT 178, A CARVED STONE
OBJECT ON A THONG WHICH HE FOUND BENEATH THE BODY OF WILLIE
WOLFE FOLLOWING THE LOS ANGELES SHOOT-OUT.

PROFESSOR CLEMENT MEIGHAN, ANTHROPOLOGY DEPARTMENT,
UNIVERSITY OF CALIFORNIA AT LOS ANGELES, A SPECIALIST IN
ARCHEOLOGY OF THE NEW WORLD, TESTIFIED THAT GOVERNMENT EXHIBITS
176 AND 176 WOULD BE REFERRED TO IN MEXICAN MARKET PLACES AS
"MONKEYS". ADDITIONALLY, HE TESTIFIED THAT PERSONS UNLEARNED
IN ARCHEOLOGY WOULD PROBABLY CATEGORIZE THOSE EXHIBITS AS
COMING FROM THE ALAEC.

AT APPROXIMATELY 4:55 P.M. THE GOVERNMENT RESTED ITS
REBUITAL CASE. THE DEFENSE INDICATED IT WOULD PRESENT THEIR
REBUITAL AT 9:50, MARCH 10, 1975. INFORMAL INDICATIONS ARE
THAT THE DEFENSE INTENDS TO CALL MR. AND MRS. HEARST TO
TESTIFY REGARDING THEIR CONVERSATIONS WITH DR. JUEL FORTE,

PAGE SEVENTEEN SF 7-000 GOVERNMENT PSYCHIATRIC WITNESS, AND PATRICIA TOBIN, CHILDHOOD FRIEND OF DEFENDANT. END



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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

5:13 PG UPSTMT 3/17/78; UAM STEE

TO MIRECORDS (7-15099) PR 1/15-17

ERON LEGAT LONDON (7-10) CHUO)

TEAT NAD

OF MARGE 17, 1975, LEGAL ATTACHE FILLIAMA. PREPLASSICIANT

FEAT VILVONE DERNIE E. DICKEON WHO FEAT VILVONE & EFCENSAS

ELLA I. MORE, AMÉRICAN EMPASSY, LOPDON, EMGLANA, VIEWER EN

TELEVISION PROGESM "THE JAPANESE EXPERIENCY," PART THREE ENTITLED

"THE PROT OF MOKE-KYO," AT THE OFFICE OF TRIPENT TELEVISION, LTD.

LORDOW, ENGLAND. DAVID L. SUMBER, DIRECTOR AND GENERAL MANAGER OF THE TELEVISION COMPANY, MANE THE FILM ANAILABLE AND MAS PRECENT. BUSING THE SHOWING.

THE PROGRAM IS A DOCUMENTARY IN THREE PARTS, PRESENTING THE PRODUCER'S PERSONAL VIEW OF JAPAN. THE FILM IS IN COLOR AND WAS MADE IN JAPAN IN OCTOBER 1973. THERE IS ONLY ONE SEQUENCE IN THE FILM MERE MONORIENTALS APPEAR AND THIS OCCURS AT THE SOMMAGAMI COMMENTION IN JAPAN. THE SOMMAGAMI IS A BUDDHIST PICHT-MING SECT AND THE COMMENTATION INDICATED THAT OVER THREE THOUSAND FOREIGNERS MERT IN ATTHURANCE AT THE COMMENTION.

THE THERE FILE FILE WITH PATRICIA CAMPRELL HEARST.

ACCOMPING TO POSSIBLE, THE PRODUCER OF THE FILM INDICATED THAT FULL ERONG THE HEST COAST OF THE UNITED STATES WERE IN APPROPRIED AT THE SOKKAGAKI CONVENTION, AND IN THE FILM WERE

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CANGASIAN FEMALES DEEGSED IN DENE UNIFORMS, MEATING A PATCH WITH THE INITIALS "MSA."

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PROPERTY DE SAMERARGISCO, CALIFORNIA, CONTACTED JOHN FARLEY, THE EXECUTIVE PROPERTY. EMPEANORIES TO OBTAIN A COPY OF THIS FILM. MR. DROWNING MAS ADVISED THAT THE SILM WOULD ONLY BE MADE AVAILABLE IF THE DOUBLE MAS ADVISED THAT THE SILM WOULD ONLY BE MADE AVAILABLE IF

VANIAL LIALIAS

FEBRUAR & ACCOUNTS

IT IS RECOME THAT THE APOVE INFORMATION OF DISSEMENTED TO H. S. ATTORNEY JAMES L. PROMING, SAN ERANGISCO.

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DESIGNAC FORM NO. 18 MAY 1982 EDITION GS/ JPAN (41 CFD 101-11,4 Assoc. Dir UNITED STATE Dap. AD Adm. \_ Dep. AD Inv. \_\_\_ MemorandumArst. Die.: Ext. Affairs \_ Files & Com. \_\_ 3/19/76 DATE: Gen. Inv. \_\_\_\_. Inspection Intelli. 1 - Mr. Gallagher Laborotory 1 - Mr. Cooke Legal Coun. 1 - Mr. Anthony Plan. & Eval. \_\_ Spec. Inv. \_ SUBJECT: HEARNAP Training. Talaphone Rrz. \_\_ Director Secty To record a conversation with PURPOSE: On March 18, 1976, while in the Miami Office, SYNOPSIS: called by advised he was. During this, o get FBI file on Patty approached He declined, but subsequently James Neel accepted assignment and allegedly secured entire Hearst file through FBI tated this information had been furnished clerk. our Tampa Office. I determined Tampa had advised San Francisco Office, and this matter has been brought to the attention of United States Attorney (USA) Browning. for record purposes. None RECOMMENDATIONS: Laboratory... Comp. Systement AP<del>P</del>ROVEUS Lagal Continu 500 / 1000 S Assoc. Dr. ..... 1 3 1 & 1.val........ Dep. 744 1 m......... 6 3. S. 13 M. Dep. AD Inv..... Asst. Dir.:: Tr. 01 1/2.... Admiss...... March 18, 1976, while in the Miami DETAILS: At 11:00 a.m. Florida, called about a matter of urgency, stating he wanted to furnish me some information. was given a polygraph examination, and during the course of this he furnished information concerning the Hearst case: stated he had been approached to get the complete TRI file 7-12200 m MAR 24 1976 on Patty Hearst CONTINUED - OVER IJG:jyl PERS KEC. JUNIT Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memorandum to Mr. Adams
RE: HEARNAP

He turned down the job, but later James Neel accepted the assignment, went to San Francisco, and allegedly secured the entire Patty Hearst file through an FBI clerk. The file was removed at night and copied. Bailey allegedly had the entire file which filled four drawers and had it completely indexed. According to the story, Neel received \$10,000 and the FBI clerk, \$5,000

been furnished to our Tampa Office and they were interviewing Upon checking at FBI Headquarters, I determined that this information was made available to San Francisco by Tampa. This matter has been brought to the attention of USA Browning.

1-336 (Rev. 7-16-73) INWISTEATION FEDERAS BUREAU OF Washington, D. C. 20537 REPORT IDENTIFICATION DIVISION LATENT FINGERPRINT SECTION 7-855 YOU FILE NO. 7-15200 FBI FILE NO. LATENT CASE NO. A-84715 SAC, San Francisco HEARNA Telephone call 3/3/76 REFERENCE: EXAMINATION REQUESTED BY: San Francisco SPECIMENS: This report supplements and confirms Butels 3/3/76 and 3/4/76. Unidentified latent fingerprints previously reported from residences at 625 Morse Street, 288 Precita Avenue, and 401 Irvington Street were compared with available fingerprints of Mary Kathleen Brooks, FBI 4956352H, but no identification effected. These latent fingerprints are not identical with fingerprints of Donald Lewis Church, FBI #716077H. No palm prints Dep. AD Inv. . Augs. Diras available for Church or Brooks. 19 MAR 24 1976 Clarence M. Kelley, Director URNISHED FOR OFFICIAL USE ONLY TELETYPE UNIT

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MAR 24 1976

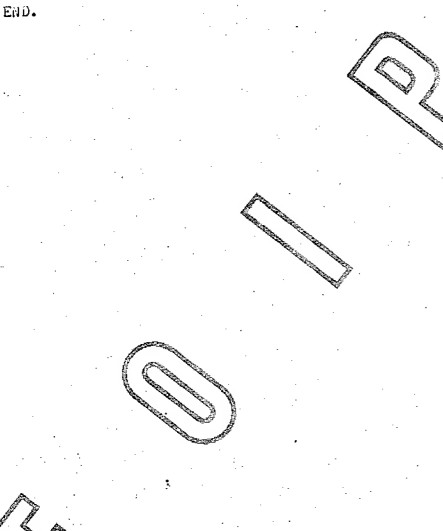
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PAGE TWO.

SF 7-300

INTIANAPOLIS SHOULD ADVISE SAN FRANCISCO WHEN CARES (LNJ) 1 IDENTIFIED SO THAT ARRANGEMENTS CAN BE MADE OTHER INTERVIEWS.





### Memorandum

:DIRECTOR, FBI (-7-15200)

T, MADRID FROM (7-5)(RUC)

SUBJECT: HEARN (00:

DATE: 3/17/76



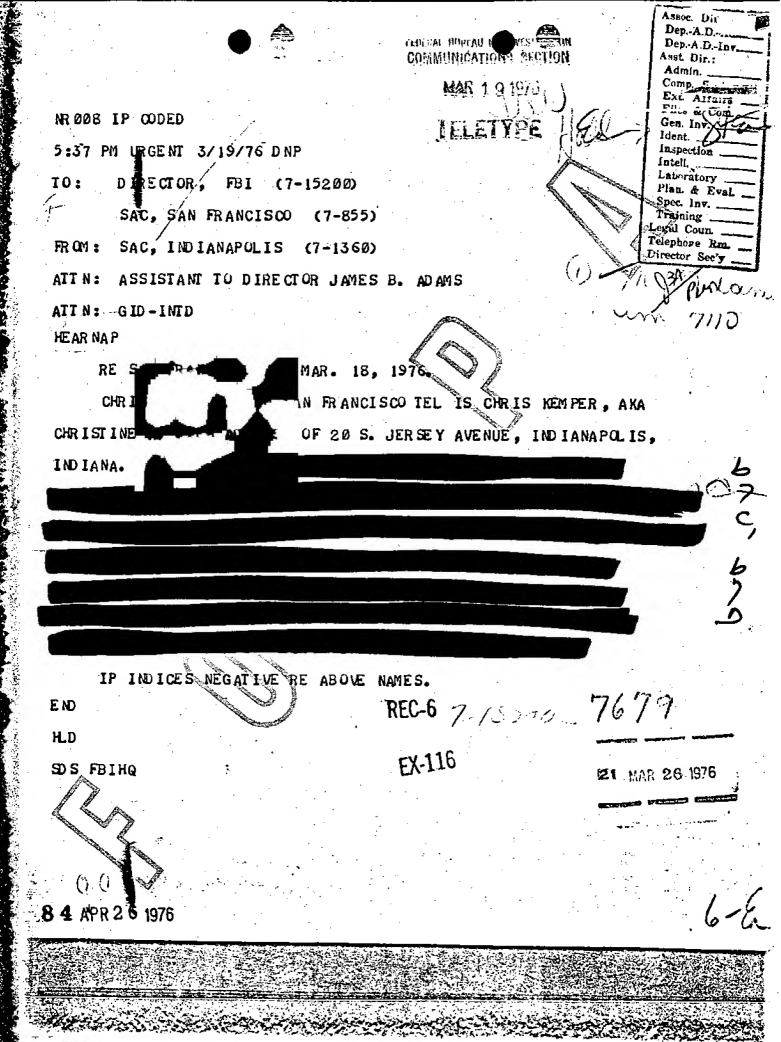
Attached for the information of the Bureau are clippings of a series of articles concerning the PATTY HEARST Trial, which appeared in the ABC one of Spain's largest read daily's.

(3 - Bureau (Encs 5) Exclosure REC-6 7 / 52000

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

the state of the s GENERAL INVESTIGATIVE DIVISION This concerns the information furnished to our Tampa Office on 3/17/76, from claims one James A. Neel (Indianapolis, Indiana, lawyer) advised that he (Neel) had gone to San Francisco and received \$15,000 from F. Lee Bailey (Hearst defense attorney) of which he paid \$5,000 to a "young BI clerk" for information from the Hearnap files. Attached San Francisco teletype advises that at 6:00 p.m., 3/18/76, U. S. Attorney James L. Browning, Jr., San Francisco, was personally contacted by SAC Bates, San Francisco Office, and ASAC Lawler regarding the above allegations. Browning agreed investigation should be conducted after Hearst case goes to jury which is expected to be 3/19/76, and method of investigation would be strongly up to FBI Browning was advised FBI investigation would include interviews with Neel in Indianapolis and F. Lee Bailey and Al Johnson (Hearst attorneys) in San Francisco. 1 - Mr. Mintz 1 - Mr. Callahan 1 - Mr. Moore 1 - Mr. Adams 1 - Mr. Walsh l - Mr. Leavitt TFM:erq 11100 Cemps · Laboratory...... APPROVED: Extractions, Ecgal Coup..... Assec, Dir..... Dep. AD AUT fina, & Evolution... Rec. Mgmt..... 化か Dep. AD Inv為的 Asst. Dir.: - 🧗 \$ 120. lav..... Training ..... .....nimtA



# MESSAGE RELAY

	3/19/76
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FIER FRANCISCO (7-655)

MIN THE THE

HEARNAP, OUT SAN PRANCESON

RE: IESTIMONY OF PATTY HEARST
BY TELETYPE DATED MARCH 19, 1976, FBI, SAN FRANCISCO, ADVISED:
BY ARRANGEMENTS MADE BETWEEN SACRAMENTO J.S. ATTORNEY (USA)

DWAYNE NEYES AND F. LEE BAILEY AND ALBERT JOHNSON ATTORNEYS FOR PATRICIA CAMPBELL HEARST, WHICH ARRANGEMENTS WERE UNKNOWN TO EITHER SAN FRANCISCO OR SAGRAMENTO FBI, KEYES TRAVELED TO SAN FRANCISCO ON MARCH 4, 1975 TO INTERVIEW HEARST RELATIVE TO HER KNOWLEDGE OF THE CARMICHAEL, CALIFORNIA, BANK RODDERY FOR WHICH STEVEN FREDERICK SOLIAM HAS BEEN CHARGED. FROM INFORMATION CURRENTLY AVAILABLE, IT APPEARS THAT BAILEY AND JOHNSON DESIRED USE IMMUNITY FOR HEARST AND THE INTERVIEW WAS ARRANGED FOR KEYES TO DETERMINE IF HEARST HAD SUFFICIENT INFORMATION UPON WHICH TO BASE AN APPLICATION FOR IMMUNITY.

ON MARCH 5, 1976, KEYES FURNISHED SOME GENERAL INFORMATION
TO THE SACRAMENTO OFFICE INDICATING THAT HEHAD PROMISED BAILEY AND
JOHNSON THAT THE INFORMATION HE HAD RECEIVED FROM HEARST WOULD



### PAGE 1975

REMAIN CONFIDENTIAL AND THAT HE HAD NOT CONTACTED THE DEPARTMENT OF JUSTICE FOR THEIR THOUGHTS ON THE IMMUNITY MATTER.

BASED UPON LIMITED GENERAL INFORMATION, SACRAMENTO FBI CONDUCTED INVESTIGATION WHICH RESULTED IN THE LOCATION LATE IN THE EVENING OF MARCH 5, 1976, OF THE CARMICHAEL BANK ROBBERY SWITCH CAR IN A GARAGE AT 1409 "T" STREET, SACRAMENTO.

ON MARCH 6, 1976, SACRAMENTO ASÁC WALTER A. WIENER TELEPHONICALLY INFORMACED SAN FRANCISCO SAC CHARLES W. BATES OF KEYES' INTERVIEW AND SACRAMENTO'S SUBSEQUENT INVESTIGATION. THAT INVESTIGATION ALSO DETERMINED THAT THE OWNERS OF THE 1439 "I" STREET GARAGE HAVE RECEIVED PAYMENT FOR THIS GARAGE IN THE ANOUNT OF \$15.00 ON THE 18TH OF EVERY MONTH SINCE IT WAS RENTED IN MARCH, 1975. THE OWNERS, AND ELDERLY COUPLE, COULD NOT RECALL WHETHER THE PAYMENT WAS IN THE FORM OF A PERSONAL CHECK, CASHIER'S CHECK OR MONEY ORDER. HOWEVER, THE ENVELOPES IN WHICH THE PAYMENTS WERE MAILED HAVE SHOWN A SAN FRANCISCO POSTMARK AND THE NAME ART PETERSON (WITH NO ADDRESS) IN THE UPPER LEFTHAND CORNER. THE COUPLE ALSO RECALLED THAT THE PAYMENT HAD BEEN ISSUED BY A BANK OF AMERICA (B OF A) CITY OR BRANCH NOT RECALLED.



PAGE - 4-16 - SF 7-622

DURING THE WEEK OF MARCH 3, 1975, BAPLEY AND JOHNSON CONTACTED USA JAMES L. BROWNING, JR. TO DISCUSS USE IMMUNITY FOR THEIR CLIENT, INDICATING THAT THEY WOULD FURNISH SUFFICAENT INFORMATION TO JUSTIFY AN APPLICATION FOR IMMUNITY.

BECAUSE OF THE USA'S OFFICE'S UNFAMILIARITY WITH THE HEARNAP.

INVESTIGATION, BEYOND THE INFORMATION NECESSARY FOR THE TRIAL, THE

USA REQUESTED THAT THE INFORMATION BE GIVEN IN THE PRESENCE OF

KNOWLEDGEABLE FBI PERSONNEL.

ON MARCH 13, 1976, A CONFERENCE WAS HELD IN SAC BATES OFFICE ATTENDED BY BATES, ASAC, LAWLER, SA PARKS STEARNS ( THE AGENT WHO SAT AT THE COUNSEL TABLE DURING THE HEARST TRIAL AND IS FAMILIAR WITH THE COURT TESTIMONY), CHIEF CRIMINAL AUSA F. STEELE LANGFORD, AND ALBERT JOHNSON, HEARST'S ATTORNEY.

LANGFORD AND JOHNSON INITIALLY HAD DISCUSSION CONCERNING THE GROUND RULES AS TO HOT THE INFORMATION JOHNSON WAS ABOUT TO GIVE WOULD BE USED. DURING THAT DISCUSSION LANGFORD INDICATED THAT

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KEYES HAD TELEPHONICALLY ADVISED HIM THAT AS FAR AS KEYES WAS CONCERNED FROM THE INFORMATION RECEIVED ON THE MARCH 4, 1976, HEARST INTERVIEW HE WAS NOT INCLINED TO RECOMMEND USING HEARST FOR MAKING AN APPLICATION FOR INMUNITY. JOHNSON COUNTERED THAT KEYES INDICATED TO JOHNSON THAT KEYES WOULD WANT MORE THAN JUST HEARST'S TESTIMONY, STATING THAT THE FBI HAD NOT COMPLETED ITS INVESTIGATION BASED UPON WHAT WAS TOLD TO KEYES BY HEARST. THIS WOULD INDICATED THAT JOHNSON IS AWARE THAT KEYES DISSEMINATED THE INFORMATION TO THE FBI.

JOHNSON STATED THAT ON SEPTEMBER 27, 1975 (NINE DAYS AFTER THE HEARST APPREHENSION) HE CONTACTED USA BROWNING AND OFFERED TO MAKE HEARST AVAILABLE TO TELL THE ENTIRE STURY IF BROWNING WOULD DROP THE CHARGES. WHILE BROWNING DID NOT DROP THE CHARGES IT HAS BEEN JOHNSON'S INTENTION TO HAVE HEARST TELL THE WHOLE STORY AT THE END OF THE TRIAL. HOWEVER, DUE TO RECENT BOMBINGS OF THE HEARST CASTLE AND HEARST RANCH AT WYNTOON AND CONTINUED WARRASSING TELEPHONE CALLS THAT JOHNSON AND HIS FAMILY HAVE RECEIVED DURING THE TRIAL, HE DOES NOT BELIEVE THAT HE CAN WAIT ANY LONGER TO GET HEARST'S STORY TO THE AUTHORITIES. JOHNSON ALSO INDICATED

ABARE OF

THAT THE FACT SLA MEMBERS JOSEPHONE AND KATHLEEN SOLIAR, JAMES WILLIAM KILGORE, BORNIE JEAN WILDER, MICHAEL BORTIN ARE STILL FREE GIVES. HIM GRAVE CONCERN FOR HIS PERSONAL SAFETY. CONSEQUENTLY, HE IS ANXIOUS TO GET HEARST TO TELL HER STORY SO THAT THESE REOPLE CAN BE TAKEN OFF THE STREET. BASICALLY, HE DESIRES AN IMMUNITY RACKAGE WHICH WILL PRECLUDE ANY FURTHER INDICTMENTS BEING BROUGHT AGAINST HEARST FOR HER TESTIMONY IN ANY HEARST RELATED COURT PROCEEDINGS.

JOHNSON THEN RELATED FROM A TRANSCRIBED DOCUMENT OF A JOHNSON/
HEARST INTERVIEW BEGINNING WITH THE CARMICHAEL BANK ROBBERY
SEVERAL FACTS CONCERNING THIS CASE TO LHICH HEARST IS WILLING TO
TESTIFY. THE MAJORITY OF THE INFORMATION GIVEN IS KNOWN TO THE
FBI. JOHNSON INTERJECTED SEVERAL TIMES THAT THIS INTERVIEW WAS
APPROXIMATELY FOUR MONTHS OLD AND THAT ANY QUESTIONS WE MIGHT
HAVE HE WOULD GLADLY GET ANSWERED BY HEARST AND THAT HEARST IS
WILLING TO FILL IN THE DETAILS THAT ARE NOT ANSWERED IN THE TRANSCRIPT.

THERE WERE THREE SIGNIFICANT FACTS GIVEN JUT BY JOHNSON WHILE READING THE TRANSCRIPT:

1) THAT THE FOUR PEOPLE IN THE CARMICHAEL BANK DURING THE COMMISSION OF THE ROBBERY WERE EMILY HARRIS, KATHLEEN SOLIAH, JAMES KILGORE AND MICHAEL BORTIN. STEVEN SOLIAH AND WILLIAM HARRIS WERE OUTSIDE OF THE BANK IN GET AWAY CARS.

IN SHOULD BE NOTED THAT STEVEN SOLIAH AND WILLIAM HARRIS ARE THE ONLY TWO PERSONS WHO HAVE BEEN IDENTIFIED BY EYEUITNESSES AS BEING I THE BANK DURING THE COMMISSION OF THE CRIME. FURTHER, BY CONFIDENTIAL MEMORANDUM FROM SAC BATES THE DIRECTOR WAS MADE.

THIS INFORMATION

WAS RECEIVED BY BATES DECEMBER 4, 1975. UPON BUREAU INSTRUCTIONS, THIS INFORMATION WAS RELEASED TO USAS BROWNING AND KEYES.

- 2) THAT THE GUILD SAVINGS AND LOAN ROBBERY IN SACRAMENTO WAS COMMITTED BY JAMES KILGORE, STEVEN SULIAN AND MICHAEL BORTIN.
- 3) THAT THE MARIN COUNTY, CALIFORNIA, SHERIFF'S OFFICE CAR BOMBINGS ON AUGUST 20, 1975 WERE COMMITTED BY STEVEN SOLIAM, PATRICIA HEARST, JOSEPHONE SOLIAM, AND BONNIE JEAN WILDER.

EYEVITNESS IDENTIFICATION OF JAMES KILGORE LEAVING THE SCENE.

THIS EYEVITNESS WAS A HIGH SCHOOL FRIEND OF KILGORE LENDING

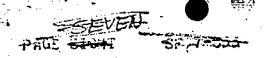
IT MORE CREDENCE. HOWEVER, JOHNSON ADVISES US THAT HEARST SAYS

THAT KILGORE WAS NOT INVOLVED IN ANY WAY. FURTHER, HEARST IS WILLING

TO TESTIFY TO ALL OF THIS INCLUDING HARBORING TESTIMONY AGAINST

JACK SCOTT, HIS PARENTS AND PAUL HAUK.

LANGFORD VAS TO GIVE THIS INFORMATION TO USA BROWNING FOR A DECISION ON USE IMMUNITY. HOWEVER, LANGFORD DID NOT FEEL THAT



THE INFORMATION GIVEN WAS SUFFICIENT TO OFFER IMMUNITY TO MEARCT.

DUE TO USA BROWNING'S PREOCCUPATION IN THE HEARST TRIAL, NO DECISION

HAS BEEN REACHED.

ON MARCH 17, 1976, JOHNSON AND BAILEY VISITED THE Sail FRANCISCO OFFICE AND SPOKE WITH SAC BATES AND ASAC LAWLER. THEY INDICATED A CONCERN IN THE USA'S DELAY IN MAKING A DECISION CONCERNING THE INTERVIEW OF HEARST AND THE GRANTING OF USE IMMUNITY IN THAT THE PEOPLE THAT HEARST INDICATES ARE HEAVILY INVOLVED IN THESE ACTIVITIES. I.E., THE SOLIAH SISTERS, KILGORE, WILDER, AND BURTIN ARE STILL WALKING THE STREETS AFTER BEING INVOLVED IN A BANK ROBBERY IN WHICH A MURDER WAS COMMITTED. EXPRESSING CONCERN FOR THEIR OWN PERSONAL SAFETY. THEY INDICATED THAT IF BROWNING DUES NOT COME TO A DECISION SOON THEY WOULD TAKE THIS MATTER TO HIGHER AUTHORITIES, indicating to those authorities that the usa's office is dereliet IN ITS DUTIES IN REMOVING DANGEROUS PEOPLE FROM THE STREETS. JOHUSON INDICATED THAT THIS WOULD BE DONE AT 6 PM FRIDAY, MARCH 19, 1976, OBVIOUSLY IN REPERENCE TO THE TIME IT IS EXPECTED THAT THE HEARST JURY WILL BE SEQUESTERED FOR DELIBERATION. HOWEVER, BAILEY Indicated that more time would be allowed without specifying exactly HOW MUCH. HOWEVER, THE GENERAL TENOR OF HIS CONVERSATION INDICATED IT COULD HAPPEN SOMETIME IN THE WEEK OF MARCH 22, 1976.

PAGE SERVE SF 7-855

ON 9:30 AM, MARCH 18, 1976, SAC BATES ADVISED AUSA LANGFURD
OF THE PEVIOUS DAY'S CONVERSATION. LANGFURD INDICATED THAT HE
WOULD TALK WITH USA BROWNING AND ADVISE BATES OF THE OUTCOME OF THE
CONVERSATION. IT SHOULD BE NOTED THAT MARCH 10, 1976, IS THE TAY
IN WHICH CLOSING ARGUMENTS BEING OFFERED IN THE HEARST TRIAL AND
THAT BROWNING IS PERSONALLY DELIVERING THE GOVERNMENT'S CLOSING
ARGUMENTS.

AT 6:00 PM, MARCH 16, 1976, USA BROWNING WAS PERSONALLY CONTACTED BY SAC BATES AND ASAC LAWLER. BROWNING ADVISED THAT HE WOULD HAVE TO HAVE FURTHER CONVERSATIONS WITH BAILEY AND JUNISON TO GET THE BEGAL ASPECTS IN WRITING AND SEES NO REASON PERSON THE MATTER UNTIL AFTER THE HEARST JURY HAS A VERDICE.

THE BUREAU SHOULD NOTE THAT HEITHER USAS KEYES OR BROWNING HAVE BROUGHT THIS MATTER TO THE DEPARTMENTS ATTENTION NOR ARE THEY AWARE THAT SAN FRANCISCO IS BRINGING THIS TO THE BUREAU'S ATTENTION. SAN FRANCISCO RECOMMENDS THAT THIS INFORMATION WOT BE BROUGHTO THE DEPARTMENTS ATTENTION AT THIS TIME.

End

PHILADE THE INSTRUCTION BY FRANCE TO PROMPTLY

ABOUT UNIT JOHN CATTORE MOP. ALSO INFORM

HIM DEPORTMENT ADVISED.

and but were as word in

## GENE 3/22/76 GENE INVESTIGATIVE DIVISION HEARNAP

Attached advises of return of guilty verdict in the trial of Patricia Campbell Hearst, on two counts; Armed Bank Robbery and Use of Firearm in the Commission of a Felony. Maximum cumulative sentence is 35 years. Sentending scheduled for 4/19/76.

San Francisco subsequently advised that a media releas pertaining to a bombing or bomb threat in the San Francisco Federal Building had proven false. Maintenance people had found a briefcase near the courtroom area press room, and had bomb squad check same as a precaution. Inspection revealed only briefcase, papers, etc.

- 1 Mr. Callahan
- 1 ~ Mr. Adams
- l Mr. Leavitt
- 1 Mr. Mintz
- l Mr. Moore

DEK/cjl:brb

Arcinin**g..** 

SF 294 -

NR 665 SF CODE

7:11 PM URGENT MARCH 20, 1976 RH

TO:

DIRECTOR, FBI (7-15200)

LOS ANGELES

SAN FRANCISCO (7-855) (P)

ATTN: INTD - GID.

HEARNAP.

RE TRIAL OF PATRICIA HEARST, MARCH 20,

AT APPROXIMATELY 4:30 P.M. THIS DATE THE JURY RETURNED AND THE CRIER READ THE VERDICT OF GUILTY ON BOTH COUNTS OF THE INDICTMENT.

PATRICIA HEARST STANDS CONVICTED OF VIOLATION OF TITLE 18, USC, SECTION 2113 (A) AND 2113 (D) - ARMED BANK ROBBERY AND VIOLATION OF USE OF A FIREARM IN THE COMMISSION OF A FELONY. MAXIMUM CULMITIVE SENTENCE IS 35 YEARS. SENTENCING IS SCHEDULED FOR APRIL 19, 1976.

END.

EX-116

GBERG COMPAGE INSUSPECIAN

COMMUNICATIONS SECTION

MAR 2 U 1976

TELETYPE

REC-6 7.16200-7681

**121** Mar 26 1976.

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Telephone Rm

Director Secy

MAR 20 1970

TELETYPE

R736AVUSWA 288

NR MM3 SE CODE

1:05PM . URGENT 3-20-76

SMA

TO:

DIRECTOR, FBI (7-15200)

SAC, INDIANAPOLIS

FROM: ...

END.

SAC, SAN FRANCISCO (7-855)

HEARNAP, 00: SF

RE INDIANAPOLIS TELETYPE TO DIRECTOR, MARCH 19, 1976.

ARRANGEMENTS MADE TO INTERVIEW BAILEY AND JOHNSON AT 10:00 A.M., PACIFIC STANDARD TIME, MONDAY, MARCH 22, AT SAN FRANCISCO OFFICE.

INDIANAPOLIS SHOULD ARRANGE TO INTERVIEW NEEL AND FIANCE
AT SAME TIME OF BAILEY AND JOHNSON INTERVIEWS.

SI 104 REC 12/1000 - 7681X

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Legal Coun
Telephone Rm.
Director Sec'y

# GENERAL NV TIGATIVE DIVISION HEARNAP

This concerns the information received from

Indianapolis Attorney, that he (Neel) was hired by F. Lee Pailey for \$15,000 of which he paid \$5,000 to a "young FBI clerk" for information from the Hearnap files.

Attached from San Francisco Office (SFO) advises F. Lee Bailey and his co-counsel, Albert Johnson, were interviewed by SAC and ASACs, SFO, a.m., 3/22/76, about this matter after being advised of their rights. Both Bailey and Johnson indicated the information was false and that to their knowledge no one has ever paid any money to an FBI employee for any information in this case. Bailey and Johnson admitted that Neel, supra, did work for them as an investigator in this case but he was later fired by Johnson . Indianapolis simultaneously advised Neel refused to make any statement. Bailey then called Neel from SFO and according to Bailey, Neel told him over the phone Neel never paid nor received any information from an FBI employee. Bailey opined Neel trying to make himself look big. Bailey subsequently advised SFO he told Neel to contact FBI, Indianapolis for interview.

Indianapolis Office, by subsequent teletype, advised Neel interviewed and denied allegations. Neel was requested to take a polygraph, however, he declined until he contacted Bailey. Indianapolis of opinion allegations are unfounded.

1 - Mr. Callahan

1 - Mr. Adams

1 - Mr. Leavitt

1 - Mr. Mintz

1 - Mr. Moore

JBL:pdh

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EDERAL BUREAU OF INVESTIGAT COMMUNICATIONS SEC

MAR 221976

TELETYPE

SF 313

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1255PM URGENT 3-22-76 MS

TO DIRECTOR (7-15200)

INDIAN APOLIS

FROM SAN FRANCISCO (7-855)

"ATTN: GID 42 INTD

HEARNAP, OO: SAN FRANCISCO

RE INDIANAPOLIS TEL TO BUREAU MARCH 22. 1976.

RE INFORMATION RECEIVED FROM JOSEPH A. ZEUNIK, JR.

AT 10:10 A.M., THIS DATE, F. LEE BAILEY AND ALBERT JOHNSON.

DEFENSE ATTORNEYS IN THE HEARST CASE, WERE INTERVIEWED BY SAC BATES

AND ASACS LAWLER AND MAC FARLANE IN THE SAN FRANCISCO OFFICE. WERE READ THEIR RIGHTS AND TOLD OF INFORMATION KNOWN REGARDING THE

ACTIONS OF JAMES NEEL AND NEEL'S STATEMENT HE PAID AN FBI CLERK

\$5,000 FOR INFORMATION FROM FBI FILES.

BAILEY AND JOHNSON INDICATED THE INFORMATION WAS FALSE, BUT REQUESTED A FEW MINUTES TO CONFER TOGETHER. THIS WAS PERMITTED. TEN MINUTES LATER BAILEY AND JOHNSON ADVISED THAT TO THEIR KNOWLEDGE! NO ONE HAS EVER PAID ANY MONEY TO AN FBI EMPLOYEE FOR ANY INFORMATION IN THIS CASE. THEY ALSO SAID THEY HAD NEVER RECEIVED ANYTHING FROM

8 4 APR 2 6 1976

AN FBI EMPLOYEE.

Assl Did Admin. Comp. Syst F-2777 200 Files & Com Inspection Intell. Laboratory Plan & Eval Spec. Inv. Training Leval Coun. Telephone Rm. Director Secy

21 MAR 26 1976

PAGE TWO SF 7-855

THE ADVISED THAT NEEL WORKED FOR THEM AS AN INVESTIGATOR.

HE DID NOT COME UP WITH ANY PERTINENT INFORMATION. THEY ADVISED

THAT NEEL BECAME DRUNK ON SEVERAL OCCASIONS WHILE IN SAN FRANCISCO,

HAD BRAGGED TO OTHERS ABOUT BEING CO-COUNSEL IN THE CASE, AND THAT

JOHNSON SUBSEQUENTLY DISMISSED HIM FROM THE CASE FOR INAPPROPRIATE

ACTIONS WHICH HAD NOTHING TO DO WITH THIS MATTER.

AT THIS POINT, INDIANAPOLIS ADVISED THAT NEEL REFUSED TO MAKE ANY STATEMENT AS HE WAS NOT SURE OF HIS ATTORNEY-CLIENT RELATIONSHIP WITH BAILEY. NEEL WANTED TO TALK TO BAILEY. BAILEY CALLED NEEL FROM THE SAN FRANCISCO OFFICE. ACCORDING TO BAILEY, NEEL TOLD HIM ON THE PHONE HE HAD NEVER PAID ANY FBI EMPLOYEE AND NEVER RECEIVED ANY INFORMATION FROM AN FBI EMPLOYEE.

BAILEY STATED HE WOULD IMMEDIATELY TALK TO NEEL FURTHER,
INSTRUCTING HIM TO TALK WITH THE FBI AND EXPLAIN THIS MATTER IN
ITS ENTIRETY.

BAILEY FEELS THIS WAS BASED ON NEEL'S DRINKING AND HIS ATTEMPT TO MAKE HIMSELF LOOK BIG.

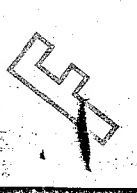


PAGE THREE SF 7-855

A FEW MINUTES AFTER BAILEY AND JOHNSON LEFT THE SAN FRANCISCO OFFICE, BAILEY CALLED AT 11:15 A.M. HE SAID HE HAD TALKED WITH NEEL AGAIN AND NEEL TOLD HIM THERE WAS NO BASIS FOR THE ALLEGATION CONCERNING HIS ACTIONS WITH AN FBI EMPLOYEE; THAT HE NEVER PAID ANYONE FROM THE FBI FOR ANYTHING. BAILEY SAID HE TOLD NEEL HE SHOULD GET IN TOUCH WITH THE INDIANAPOLIS FBI OFFICE, EXPLAIN THE MATTER TO THEM COMPLETELY. THIS INFORMATION RELAYED TELEPHONICALLY TO SAC, INDIANAPOLIS.

SAN FRANCISCO WILL HOLD ANY FURTHER INQUIRIES IN ABEYANCE
PENDING RECEIPT OF INFORMATION FROM INDIANAPOLIS REGARDING THEIR
SECOND INTERVIEW WITH NEEL.

END



#### FBI

smit the	following in	(Type in plaintext or code)		
	ARTEL			
•		(Precedence)		
•	TO Director FBI (7-1	5200)		
j = 1	FROM -SAC, Indianapol	is (7-1360)		
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	San Francisco.			
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	one xerox copy each o Saturday, 3/20/76, ar	of articles of Indian	apolis Star,	=
	in Monday's Indianapo	olis Star, dated 3/22	76.	•
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# DEFENSE OPPOSES QUICK T

Man-On-Street Jury Hearst Panel's Guilty

Patty Hearst's "peers" in the Indian-apolis area agree with the jurors who found the 22-year-old heiress guilty of armed bank robbery.

From people on the street to trial lawyers and criminal court judges, an ad hoc "jury" interviewed yesterday by reporters for The Indianapolis Star concurred in the San Francisco jury's

Judge Andrew Jacobs Sr. of Criminal Court. Division 3, commented: "It appears to me that Miss Hearst had many opportunities to escape,

"I BELIEVE THE strongest evidence against her was the movie presented during the trial. She seemed very enthusiastic about her part in the bank robbery."

A reaction contrary to the consensus was voiced by Indianapolis attorney James A. Neel, chief investigator for the liearst delense team, led by F.

Lee Sailey.
"I was very shocked, extremely

He disclosed that he talked with Bailey yesterday morning and the famous criminal lawyer "hasn't gotten over", the jury's verdict.

NEEL SAID HE was "completely surprised" at the short amount of time (12 hours) the jury deliberated, "Quite honestly. I thought the verdict would be acquittal," he said.

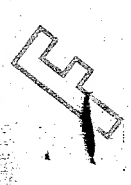
. He speculated that perhaps the defense went further than anticipated, which might have "confused" the ju-

Neel maintained that the case eventually will be "resolved in Patricia's favor."

ON THE OTHER side of the legal



REV. LARRY JONES 'Patty Taken By Force?'





### HOOSIER ON DEFENSE TEAM

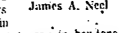
# Newspaper Heiress Acquittal Predicted

#### By R. JOSEPH GELARDEN

The Indianapolis lawyer who was the chief investigator for the Pathy Hearst defense team yesterday predicted the jury would acquit the newspaper heiress.

"It is difficult to convey the mental state of the fragite Pat-ty, James A. , ty, Neel, the attorney, said.

"Remember. she spentume weeks in a closet and was let out only to go to the bathroom. The SLA members would come in



and tell her what to say in her taperecorded statements."

She was in fear and finally coldansed and execut along with the revolutionaries. About 75 days conducting

an independent investigation of the case after he was hired by chief defense

favyer, F. Lee Bailey. Staying on a hotel suite costing \$150 day. Seel toamed the streets ciad in jeans and a T-shirt, always wary of radical threats on his life, he said.

"A GROUP CALLED the New World Liberation Front issued on underground balletin orging death for the defense team," he said.

"The Whole Bailey Defense Team must be wiped out," the pamphlet

The most terrifying fact about the threat was the FBI did not know about it and we had to provide them with a copy of the pamphiet, Neel said.

THE WHOLE PROBLEM for the jury can be summed up this way, he

. "Either you believe Patty was in the bank, therefore she is guilty; or you believe she was brainwashed and forced to go along with them (the

Turn To Page 4. Column 3



Fregicis Hearst Acquit

#### Continued From Page 1

SLA) in order to survive," he said.

"It is difficult to put into words, but let me try," Neel said.

"Patty is cut off from her former life; remember she lived in the closet and was isolated.

"Slowly but surely she gave up and

went along with them.

"She felt her parents had abandoned her, she felt the FBI was afterher and she felt the SLA was her only chance for survival.

"SHE WATCHED the Los Angeles shootout on television and saw her companions encircled by police, shot and finally burned out.

"Sure, she could have escaped, but she no longer felt she was a decent person and clung to the captors," Neel said.

"The decision was not a conscious thought—Now I il pretend to go along with them so they won't kill me.'

"It was subject and took a long time."

Neel said the investigation, during which he was not allowed to talk to Patty in order to independently verify the story, was frustrating.

"IWOULD SPEND four days or so running down a detail and would bring

it to (defense lawyer) Al Johnson. "Hey, did you know this?" I would

"Yes, we know it," Johnson would reply.

"I resented spending four days on something we already knew, but knew an independent evaluation was neces-

After he completed the investigation, Neel and Chris Kemper, an Indianapolis secretary, catalogued the material and indexed and cross-indexed all the facts, places and names.

tion, I am and Chris Kemper, an Indianapolic secretary, catalogued the material and indexed and cross-indexed all the mais, places and names.

After their work, Neal and Miss Kemper spent several days with Randolph ami Catherine Hearst relaxing.

1. "RANDY AND Catherine were solated in their friends, they went through held and really held up well," Necl said.

"It paired me not to be able to talk to them about the case, but Bailey was too worried about security. They still treated us like old family friends."

Neel told of singing to Catherine Hears:'s questionable plane playing while Hears; sat in the other room and watched a San Francisco, 49er football game on television.

Randy (Hearst) wanted us to go to San Simeon and to go cuck hunting with him, but we declined because Bailey would have gotten mad.

"Besides, I had work to do, Neel said.

NEEL SAID the trial should have been completed in three weeks, but was extended because of the court rules of Federal Judge Oliver J. Carter.
-Judge Carter begins each session at 10 a.m., takes a recess from 11 to 11:30 and quits for lunch precisely at mon, Neel said. "He begins the afternoon session at 1:30 p.m., breaks from 2:30 for about 20 minutes, then leaves the bench right at 4 p.m. "It doesn't matter whether you are; in the middle of a question or not, he oun's at 4," Neel said. "It is a well known fact that Carter is not well and he had trouble staying awake for the trial. He nodded off several times and Bailey had to raise his voice to gain his attention," Neel said. "JUDGE CARTER was like a union carpenter that is only allowed to cut so many boards a day. (Judge Carter Is one of some 40 Federal judges that have filed a suit, trying to get a pay increase from their \$42,600 annual salaries. The judges claim they are underpaid? "Browning (U.S. Attorney James Browning Jr.) is overmatched with Balley and we (the defense team) really worried the jury would begin to feel sorry for him and rule against Patty," Neel said. The Indianapolis lawyer said courtthe trial.

room security was "extra tight" for

THE PUBLIC had to go through a metal detector and U.S. marshals patrolled the spectator section during the trial, he said.

Security was so tight Patty's parents were not allowed to talk to their daughter or tto touch her during the trial, he said.

"The only time they were allowed to see her was on Wednesday evenings, for a half-hour. Then they had to talk to her through a telephone at

the jail," Neel said.

THERE IS NO question in Neel's mind that Patty Hearst, who was kidaped, then converted to the philosothies of her revolutionary captors, is Emocent of bank rebbery.

"If the jury does not turn her loose, will be like Bailey said in his final "guments," he said.

"It will give the SLA and similiar roups a license to kill and terrorize " years to come."

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION:

MAR 2 3 1976

9:37 AM #RGENT MARCH 22. 1976 RXH

TO

DIRECTOR (7-15200)

SAN FRANCISCO (7-855)

FROM

INDIANAPOLIS (7-1360) 4

HEARNAP 00: SAN FRANCISCO.

RE INDIANAPOLIS TEL MARCH 19, 1976 AND SAN FRANCISCO TEL MARCH 20. 1976.

FOR INFO OF BUREAU AND SAN FRANCISCO. SATURDAY'S "INDIANAPOLIS STAR," THE MORNING NEWSPAPER. CARRIED AN ARTICLE CAPTIONED. "NEWSPAPER HEIRESS" ACQUITEAL PREDICTED." THE ARTICLE CONTAINED A PHOTOGRAPH OF JAMES A. NEEL AND A STORY OF HIS SPENDING 75 DAYS AS AN INVESTIGATOR FOR F. LEE BAILEY. THE ARTICLE STATES THAT NEE STAYED IN A \$150 A DAY HOTEL IN SAN FRANCISCO WHILE "ROAMING THE STREETS CLAD IN JEANS AND T-SHIRT." THE ARTICLE STATES THAT NEEL AND CHRIS KEMPER. AN INDIANAPOLIS SECRETARY. CATALOGUED THE MATERIAL AND INDEXED AND CLOSS-INDEXED ALL THE FACTS, PLACES AND NAMES THAT WERE OBTAINED DURING NEEL'S INDEPENDENT PRIVATE INVESTIGATION.

INDIANAPOLIS HAS ARRANGED FOR INTERVIEWS OF NEEL AND KEMPER AT 1 P.M. EST. TO COINCIDE WITH SAN FRANCISCO'S INTERVIEWS OF BAILEY JO HNSO N. REC 14 7-15200-

THE EVENT A POLYGRAPH EXAMINATION BECOMES NECESSARY, BUREAU

17 JUN 14 1976 🗺 🕏

Comp. Syst. Ext. Affairs Files & Coq Gen. Inv. Ident. Inspection Intell ... Laboratory Plan & Eval. Spec Inv. --Training Legal Coun. Telephone Rm. Director Secy

Assoc. Di.

Dep.-A.D.-Adm.

Dep. A.D.-Iny. Asst. Dir.:

Admin

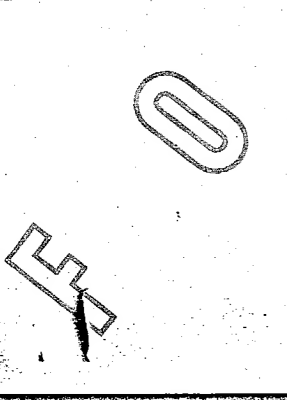
PAGE TWO IP 7-1360

WILL BE REQUESTED TO AUTHORIZE TRAVEL OF POLYGRAPH OPERATOR FROM EITHER CHICAGO OR CINCINNATI TO CONDUCT THE EXAMINATION. THE BUREAU IS AWARE OF THE BACKGROUND OF OUR POLYGRAPH OPERATOR AND HIS ASSOCIATION WITH THIS CASE.

SAN FRANCISCO TEL WILL BE SENT AT 11:15 EST AFTER A TELEPHONE CALL HAS BEEN MADE TO SAC BATES.

**END** 

FCD FBIHQ



COMPAUNICATIONS SECTION

MAR 2.8, 1976

TELETY

NR 007 IP PLAIN
5:43 PM NITEL 3/22/76 KPK
TO D RECTOR (7-15200)

SAN FRANCISCO (7-855)

FROM INDIANAPOLIS (7-1360) (P)

ATTN: GID AND INTD

HEARNAP

RE INDIANAPOLIS TEL TO SAN FRANCISCO, MARCH 22, 1976 AND INDIANAPOLIS TELCALLS TO DAN FRANCISCO AND RETURNS, MARCH 22, 1976.

ATTORNEY JAMES NEEL, AND HIS FIANCEE, CHRIS KEMPER,

APPEARED AT 1:00 PM EST AT THE FBI OFFICE, INDIANAPOLIS

THIS DATE AND NEITHER DESIRED TO BE INTERVIEWED UNTIL

CONTACT WAS MADE BY NEEL WITH F. LEE BAILEY. AT APPROXIMATELY

2:15 PM, NEEL TELEPHONICALLY CONTACTED SA

AND ADVISED THAT HE HAD LEARNED FROM BAILEY THAT CERTAIN

ALLEGATIONS WERE MADE CONCERNING "HIS PAYMENT OF CASH TO AN

FBI AGENT IN RETURN FOR INFO ON THE HEARST CASE." NEEL DENIED

EVER HAVING PAID ANY FBI EMPLOYEE AND CLAIMED THE ONLY FBI

AGENT HE KNEW IN THE SAN FRANCISCO AREA WAS PARKE STEARNS,

AN AGENT ASSIGNED TO THE CASE. AT NO TIME WAS ANY INFO ILLEGALY

RECIEVED FROM STEARNS OR ANYONE ELSE. NEEL WAS REQUESTED IN ORDER

TO CLARIFY THIS MATTER TO TAKE A POLYGRAPH EXAMINATION AND

HE STATED HE WOULD RECONTACT THE FBI, INDIANAPOLIS.

17 JUN 14 1976

8 4 JUL 1 2 1976

Asst. Dir.:
Admin.
Comp. Syst.
Ext. Affairs
Files & Com.?
Gen. Inv.
Ident.
Inspection
Intell.
Laboratory
Plan. & Eval.
Spec. Inv.
Training

Legal Coun \_\_\_ Telephone Rm.

Director Sec'y

Assoc Dir. —— Dep.-A.F.-Adm.

Dep. A.D.-Inv.

sa



PAGE TWO IP 7-1360

AND ADVISED THAT THE FBI WISHED TO GIVE NEEL A POLYGRAPH EXAM CONCERNING THE FOLLOWING THREE POINTS. IT WAS EXPLAINED THAT THOUGH THESE WOULD NOT BE THE SPECIFIC QUESTIONS THE OPERATOR WOULD QUESTION HIM REGARDING:

- A. DID YOU PAY MONEY TO ANY FBI EMPLOYEE FOR OBTAINING MATERIAL FROM FBI FILES.
  - B. DID YOU OBTAIN ANY INFO ILLEGALLY FROM FBI FILES.
  - C. HAVE YOU LED ANYONE TO BELIEVE THE INFO ABOVE.

NEEL ADVISED HE WOULD CONTACT F. LEE BAILEY AND ADVISE WHETER OR NOT HE WOULD TAKE THE POLYGRAPH.

BASED UPON NEEL'S DENIAL AND THE STORIES OBTAINED FROM THE INDIANAPOLIS STAR CONCERNING NEEL'S ACTIVITIES IN SAN FRANCISCO AND THE INFO OBTAINED FROM SAN FRANCISCO THROUGH F. LEE BAILEY THAT NEEL HAD BEEN FIRED FROM THE CASE, IT IS THE OPINION OF INDIANAPOLIS THAT ANY ALLEGATIONS CONCERNING THE FBI EMPLOYEES ARE UNFOUNDED AND NEEL IS ATTEMPTING TO PORTRAY HIMSELF IN A BETTER LIGHT THAN WHAT HE ACTUALLY IS.

SR

SLR FBIHQ

LEUFBAL BIBLE AU OF INVESTIGATION COMMUNICATIONS SECTION

KETYPE

MEGGO IP PLAINS

PI MITEL 3/23/76 DNP

TO: DERECTOR . FRI (7-15200)

SAM FRAMCISCO (7-855)

INDIAMAPOLIS (7-1360)

OTIN: GID & INTO

HEARMAP, 00: SAN FRANCISCO

RE INDIAMAPOLIS TELETYPES TO SAN ERANCISCO AND BUREAU. MAR. 22. 1976, AND SAM FRANCISCO TELETYPE TO BUREAU AND INDIANAPOLIS, MAR. 22, 1976.

AT 9:55 A.M. MAR. 22. 1976. IP RECEIVED TEL-MEEL. NEEL CLAIMED VE WAS WITH PAILEY CALL FROM ATTORNEY JAMES A. IN MENOMINEE, MICH., AND THAT THERE WERE CONFLICTING STORIES IN THIS INVESTIGATION AND THAT HE AND BAILEY WERE HOT." MEEL AGAIN DEMIED. AS HE DID ON MAR. 22. 1976. THAT HE HAD EVER PAID ANY MONIES TO ANY FRI EMPLOYEES FOR ANY INFO. AND REITERATED THAT HIS ONLY CONTACT WITH THE FRI WAS WITH AGENT STEARNS. HE CLAIMED STEARNS BROUGHT TO HIM DISCOVERY INFO REGARDING INVESTIGATION ON PROSIDER STREET, AND THIS INFO HAS WITH A COVER LETTER FROM USA PROMBING. MERE STATED THAT BAILEY HAD BEEN TOLD THAT AN INDIVIDUAL IN ANDIANAPOLIS HAD TAKEN A LIF DETECTOR TEST. STATING THAT NEEL HAD TOWN THAT INDIVIDUAL THAT HAD PAID AN FRI EMP \$5.000 PMD HAD PASSED THE TEST. HE CLAIMED ...

WD JUN 14 1976

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Dep.-A.D.-Adm. Dep.-A.D.-Inv. Aggt Dir.: Admin. Ext. Affairs Files & Ident Inspection Intell. Laboratory Plan & Evel Spec. Inv./2 Legal Count . Telephone Rm. . Director Sec'y

Assoc. Dir.

IR 7-1369 PAGE TWO

THIS IMPORTO BE TOTALLY FALSE AND WAS TOLD THAT A LIE DETECTOR TEST HAD BEEN ADMINISTERED TO AN INDIVIDUAL CONCER PASSED ING THESE FACTS AND THAT IT WAS TRUE THE INDIVIDUAL HAD LIE DETECTOR TEST AND THAT SHOULD MEEL WISH TO CLEAR THESE ALLEGA-TIONS, HE HIMSELF SHOULD SHBMIT TO A POLYGRAPH REGARDING THE SAME THREE GENERAL CATEGORIES THAT HAD BEEN OUTLINED TO HIM BY SA THE PREVIOUS DAY. HE STATED THAT HE WOOLD AGAIN TALK TO BAILEY AND DETERMINE IF BAILEY WANTED HIM TO TAKE THE DEST HE WOULD DO SO. HE DID WISH, HOWEVER, THAT THE TEST WOULD BE ADMINISTERED IN THE SAN FRANCISCO AREA, NOT GIVING CLEAR DETAILS AS TO MHY. NEEL ASKED ON MOPE THAN ONE OCCASION TO CONFRONT HIS ACCUSER, AND IT WAS EXPLAINED TO HIM THAT THIS WOULD BE CONFEASIBLE, AS THE POLYGRAPH WOULD BE THE NEEL CLAIMED THAT HE WOULD MOST LOGICAL SOLUTION TO THIS MATTER. RETURN A CALL TO FBI INDIANAPOLIS, WHICH THUS FAR HAS NOT BEEN DONE.

ARRANGEMENTS HAVE BEEN MADE PREVIOUSLY WITH THE CINCINNATI DIV.

TO PROVIDE INDIANCPOLIS WITH A POLYGRAPH AGENT: IF BUREAU IS IN AGREEMENT.

END

PL S HOLD FO R ONE;

an Inc



### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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	Information pertained only to a third party. Your name is listed in the title only.				
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to yo				
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.				
	Page(s) withheld for the following reason(s):				
	For your information:				
×	The following number is to be used for reference regarding these pages: $7-15200-7682\times4$				

COMMUNICATIONS SECTION

MAR 1.7 1970

SF 175

NR JUZ SF CODE

2:20 PM UNGENT 3/17/75 MCC

TO DIMECTOR (7-15299)

LOS ANGELES (7-1527)

FROM SAN FRANCISCO (7-655)

Z-ATTH--GID, INTD, AND FBI LABORATORY

AZARNAP, QÒ SAM FRANCISCO

RE KATHLEEN ANN SULIAH, JUSEPHINE SOLIAH, BUNNIE J. WILER,

JAMES KILGORE

AVAILABLE XEROX COPY OF FOUR PAGE COMMUNIQUE SIGNED BY

SUB-CAPTIONED INDIVIDUALS DESCRIBING THEMSELVES AS FOUR POLITICAL

PRISONERS AND REVOLUTIONARIES. COMMUNIQUE DENIED THAT THESE

FOUR WERE OUT TO KILL PATTY AND DESCRAIMED ANY TERROR OR

SEXUAL ASSAULT BY SLA. COMMUNIQUE CLAIMED HEARST TRIAL WAS A

FORUM FOR COUNTER-REVOLUTIONARY PROPAGANDA AND DEPLORED HEARST'S

TESTIMONY AGAINST FORMER COMPANIONS. COMMUNIQUE SENT GREETINGS

KGU-TV ADVISED THAT COPY OF COMMUNIQUE WAS RECEIVED FROM 100 KPFA, BERKELEY, A RADIO STATION IN THE PAST WHICH HAS BEEN MARKET 1976

Manris, Wendy Xushimura and steve soliah.

AN LHM SUB-CAPTIONED ABOVE BEING SUBMITTED SETTING FORTH COMMUNITUE AND COPIES BEING MADE AVAILABLE FOR LABORATORY FOR SIGNATURE COMPARISON.

8 4 APR 6 1976 102 0 10 100 00

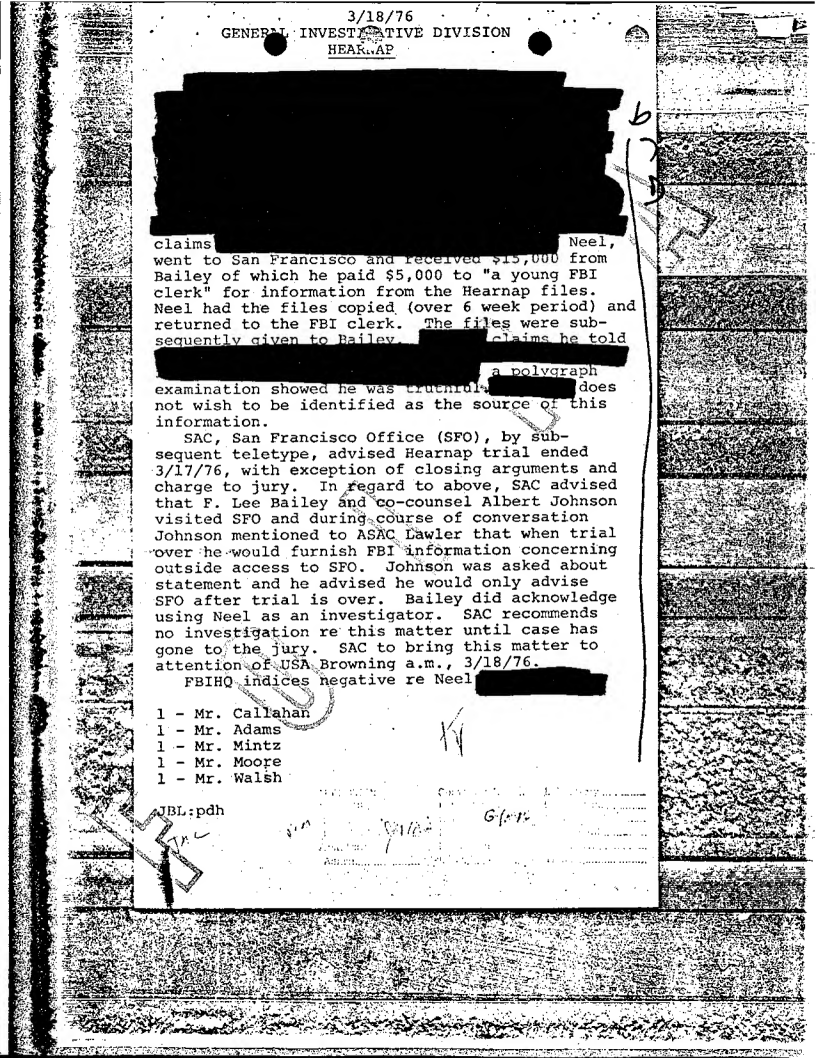
TO WILLIAM AND EMPLY

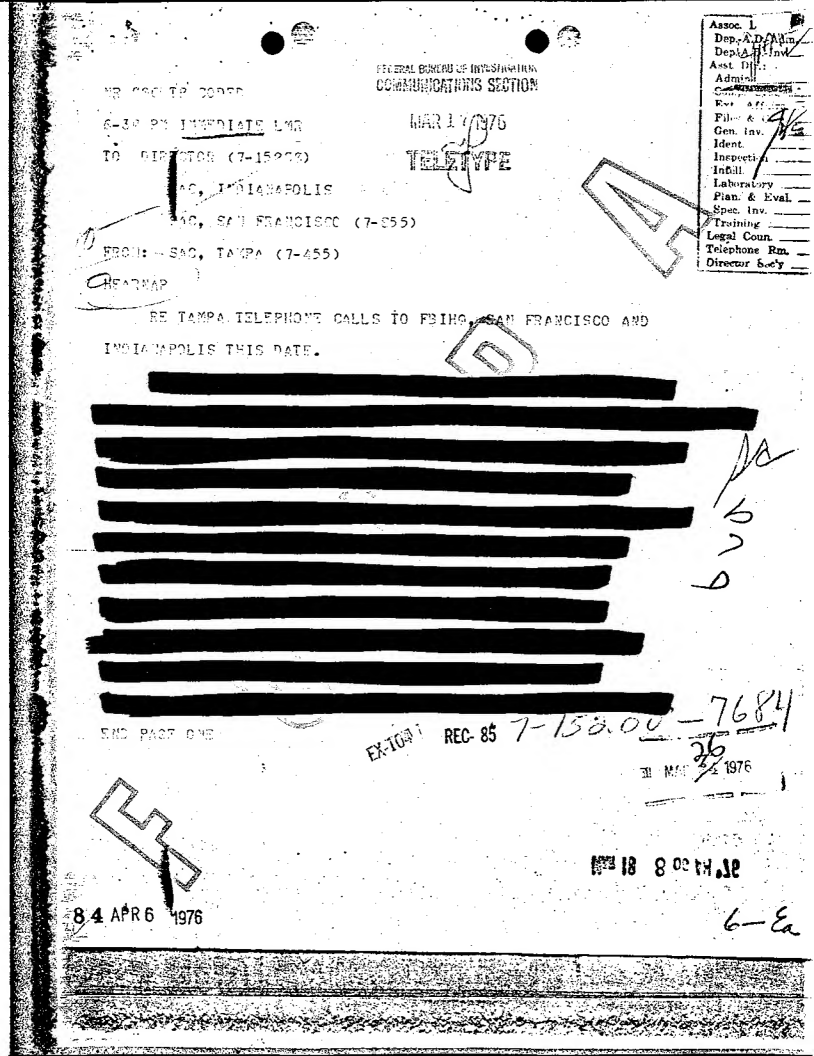
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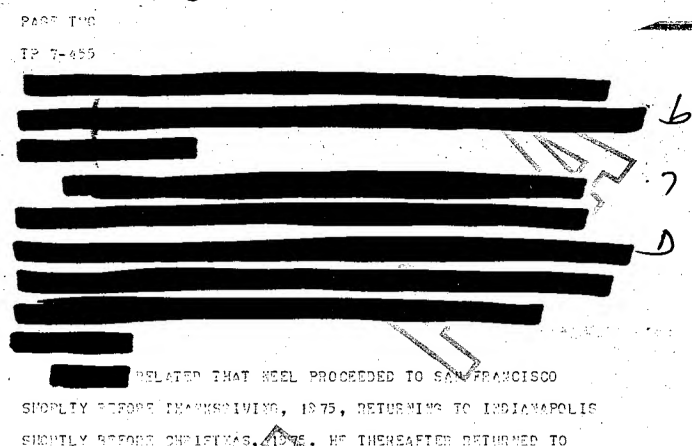
9ер.-**А.D.-Аdm.** Вер.-**А.D. Inv...** 

ephone" km.

.st. Dir.:







SHOPTLY BEFORE CHRISTMAS, 10 %. HE THEREAFTER BETURNED TO

CALIFORNIA FOR THE OF THREE WEEKS, BETURNING TO INDIAMAPOLIS

IN JANUARY, 1875. AFTER HIS RETURN FROM SAN FRANCISCO, WEEL

HAD RECEIVED \$15,00% FROM F. LEE BAILEY,

OF WHICH HE PAIR 1596' TO "A YOUNG FBI CLERK."

HAS THE IMPRESSION THAT THE CLERK WAS
A YOUNG MALE. 2006 FO OI YEARS OF AGE. HE ALSO HAD THE



PAGE THERE

TP 7-455

IMPOSSOIOS INAT THE DEAL WAS SOST UP PERSONE STAL MENT TO SAN FRANCISCO AND MIS COMY PUNCTION WAS TO SONTACT THE FRICLED.

FOUT DAYS AND OBTAINED A " JACKET" FROM THE CLEEK CONTAINING
PHOTOGRAPHS, EVIDENCE AND STATEMENTS. HEEL ALLEGEDLY
DUPLICATED THE MATERIAL AND RETURNED IT TO THE CLEEK FOR RETURN
TO THE FILT. THE MEETINGS DETWEEN NEEL CLERK
SUPPOSEDLY TOOK PLACE AT VARIOUS LOCATIONS SUCH AS PARKING
LOTS AND THE SAN FRANCISCO AIRPORT.

IT TOOK HIM SIX WEELS TO DUPLICATE THE "ENTIRE" FBI HEARST FILE, THAT WEEL'S FIANCEE, CHRIS OR KRIS (LWW) TYPED UP A TISTLER FILE RELATING TO ALBOR THE STATEMENTS, DOCUMENTS, AND INDIVIDUALS INVOLVED IN THE EST MEARST INVESTIGATION.

THERE IS ONE FOUR-DROMER FILE
CASINET IN F. LEE DAILEY'S MOBINEL MEADQUARTERS THAT CONTAINS
THE COPIES OF ALL OF THE DOCUMENTS.

F. LET BALLTY TARREST WITH THE RESULTS OBTAINED BY

EMP PAGE THREE

PAGE FOUR

TP 7-655

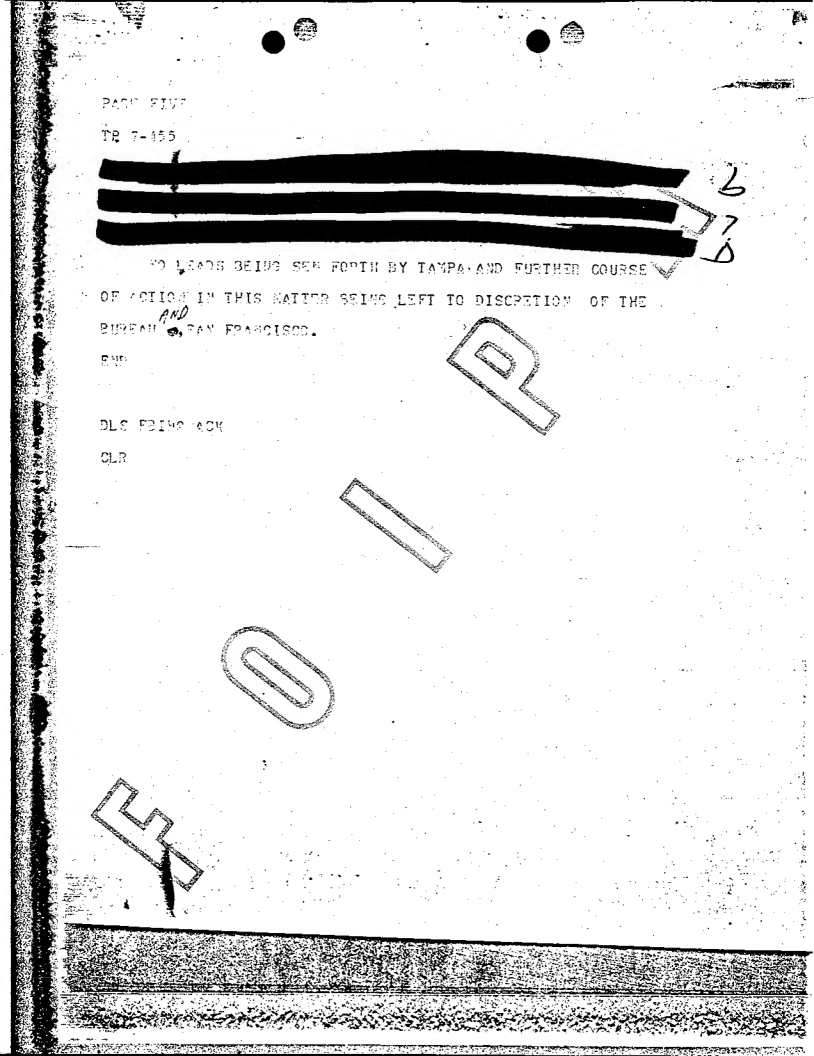
FEMALE, P3- 26 YEARS OF AGE, 5'4" TALL, 105 LBS., PLASK
HAIF, RIVE EYES AND A PROMINENT MOSE. SHE WORKS AS A
WAITENESS OUT OF A WAITENESS UNION IN INDIAMAPOLIS.

SHE RESIDES WITH WEED AT 3301 EAST SOTH STREET, INDIANAPOLIS, INDIANAPOLIS,

THAT FOR CARGED WITHIN SIX WEEKS' TIME MAS ABLE TO OBTAIN INFORMATION WHICH COST THE FBI MILLIOUS OF DOLLARS AND STUTIAL YEARS' TIME.

WAS SELECTED THRUTHFUL MUSTN FURNISHING THE INFORMATION CONTAINED IN THIS TELETAPATE OF CURSTIONABLE AREA MOULD APPEAR TO BE WHETHER OF COTORS AS SELECTED TRUTHFUL

END PAGE FOUR



COMMUNICATIONS SECTION

MAR 17,1970

TELETYPE

SF NR 107

الأون الأ كتاب الم

7:00PM LEGENT MARCH 17, 1976, MUE

75:

DIRECTUR, FBI (7-15200)

INDIANAPOLIS

FROM:

SAN FRANCISCO (7-655) (P)

ATTN: GIO - INTO.

GAEARNAP.

RE TAMPA TEL TO DIRECTOR, NOT DATED, RECEIVED MARCH 17,

RE INFORMATION RECEIVED FROM

IN THE EARLY AFTERNOON OF MARCH 17, 1976, TRIAL OF

PATRICIA CAMPBELL HEARST ENDED DITH EXCEPTION OF CLUSING

ARGUMENTS AND CHARGE TO THE JURY. WM MID AFTERNOON MARCH 17,

1976, AFTER TRIAL ENDED, HEARST'S ATTORNEYS F. LEE BAILEY

AND ALBERT JOHNSON VISITED SAN FRANCISCU OFFICE AS THEY HAVE

JUNE ON A FEW OCCASIONS IN THE PAST. WHILE SAC CHARLES W. BATES

WAS TIED OF UN ANOTHER MATTER TARY TALKED FIRST WITH ASAC

LAWRENCE S. LAWLER. IN THE COURSE OF GENERAL CONVERSATION

JOHNSON INDICATED TO LAWLER THAT WHEN THE TRIAL IS COMPLETELY

OVER HE WOULD FURNISH US WITH INFORMATION CONCERNING OUTSIDE MAR 2 1978

ACCESS OF THE SAN FRANCISCO OFFICE. JOHNSON WAS ASKED ABOUT

HIS STATEMENT AND STATED THAT HE WOULD ADVISE US ONLY AFTER

8 4 APR 6 1976

Dep-All-inv

And Discount of Control of Cont

Da

PAGE INU.

SF 7-655

THE TRIAL TERMINATED. AT THE TIME OF THE CONVERSATION ASAC LAMER WAS NOT AWARE OF THE INFORMATION FROM TAMPA.

SAC DATES IN THE WEARTIME HAD RECEIVED A CALL FROM TAMPA RE INFORMATION IN REFERENCED TEL. HE THEN JOINED BAILEY, JOHNSON, AND ASAC LAWLER. BATES ASKED THEM IF THEY HAD AN INVESTIGATOR NAMED JAMES NEEL AND BAILEY SAID THEY HAD AN INVESTIGATOR BY THIS NAME AT ONE TIME AND THAT HE WAS AN ATTORNEY FROM INDIANAPOLIS. BAILEY INDICATED THEY USED NEEL AS AN INVESTIGATOR BECAUSE HE WAS AN ATTORNEY DUE TO THE FACT HE HAD INDICATIONS THAT THERE MIGHT BE ATTORNEY/ CLIENT RELATIONSHIPS INVOLVED BY THE INFORMATION BEING OBTAINED BY THE INVESTIGATOR. AFTER FINDING THIS WAS NOT TRUE THEY DIDN'T USE NEEL ANY MORE. THIS CONVERSATION WAS NOT PURSUED FURTHER.

SAN FRANCISCO FEELS INDIANAPOLIS SHOULD IDENTIFY CHRIS OR KRIS (END) THROUGH AVAILABLE RECORDS, THROUGH DIRECTORIES, ETC.: CONDUCTING NO INTERVIEWS. SAN FRANCISCO STRONGLY FEELS THAT NO FURTHER INVESTIGATION SHOULD BE MADE

PAGE THREE

SF 7-029

MARCH 19, 1976. THIS WILL PRECLUDE ANY POSSIBILITY OF DEPENSE ATTURNEYS CLAIMING HARASSMENT BY THE FBI UNDER THE RATIONALE THAT THEY COULD CLAIM THAT THE FBI FEARS IT IS LOSING THE CASE AND HAS BEGUN INVESTIGATING THE DEPENSE ATTORNEYS.

SAN FRANCISCO WILL BRING THIS MATTER TO THE ATTENTION OF USA JAMES L. BADWNING, JA., MURNING MARCH 15, 1976.

SAN FRANCISCO RECOMMENDS THAT ONCE THE CASE HAS GONE TO THE JUNY AND DEPENDING UPON THE SUCCESS INDIANAPOLIS HAS IN IDENTIFYING CHRIS (LMU) ALMULTANEOUS INTERVIEWS SHOULD THEN BE SET UP WITH CHRIS END, BAMES NEEL, ALBERT JOHNSON, AND F. LEE BAILEY. AFTER THE CASE GOES TO THE JURY IF INDIANAPOLIS HAS BEEN UNSUCCESSFUL IN IDENTIFYING CHRIS (LMU) THROUGH DIRECTORY CHECKS THEN DISCREET ACTIVE INVESTIGATION SHOULD BE COMPUCTED TO IDENTIFY HER AT WHICH TIME

END.

SF\_XX-100

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# MESSAGE RELAY

•		□ Immediate Date 3-17-76
Tre	nemit in	Plaintext Via Teletype the Attached Greent Message
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10.	RUEADWW.	
		Attn:
	RUEBWJA	
		Attn: Analysis and Evaluation Unit,
. `	RUEBWJA	Assistant Attorney General, Civil Rights Division
•	RUEBWJA	Assistant Attorney General, Criminal Division
		Attn: Internal Security Section  Attn: General Crimes Section
	RUEABND	Drug Enforcement Administration RUEANAT/ National Aeronautics & Space Adm.
	RUEBWJA/	☐ Immigration and Naturalization Service RUEOIAA/ ☐ National Security Agency
*	RUEBWJA/	U. S. Marshal's Service (DIRNSA/NSOC (Attn: SOO))
- 1: 12	"RUEBDUA/	Department of the Air Force (AFOSI) RUEOLKN/ Naval Investigative Service
	RUEACSI/	Department of the Army RUEAUSA/ U. S. Postal Service (if Classified)
	RUEAIIA/	Director, CIA (Use RUEVDFS if Unclassified)
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: ·	RUEBJGA/	RIEHOC/ Secretary of State
	RUEKJCS/	Director, Defense Intelligence Agency  RUEBJGA/ Department of Transportation
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	RUEOGBA	Federal Aviation Administration 5 MAR 19 1070
		Federal Aviation Administration 5 MAR 19 1976 7686
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1148AN NITEL 3-10-78 JENTO: DIRECTOR, FSI

FRU 4: - Bad, Sam FRAMOISOU (7-50点) (?)

ATTR: FBI LABORATORY, INTD, GID

HEARNAP, JU: SAN FRANCISCO

RE LUCAL TRIAL OF WENDY MASAKU YUSHIND

JEFFREY W. HURNER, ALAMEDA COUNTY ASSISTANT DISTRICT ATTURNEY, REQUESTED THE FOLLOWING INVESTIGATIVE ASSISTANCE FROM THE FUL LABORATORY: TWO (4) PAUTOGRAPHIC CUPIES OF QUIDA AND QZIWI. THESE "Q" WUMBERS QORRESPOND TO THE ORIGINAL AND ROUGH DRAFT OF A HANDWRITTEN LETTER THAT BEGINS, "DEAREST BROTHER, IT TO ESTRULISA THE COMDITION OF IMEDE ITEMS FAIGH TO PRODUCTIAN OY FOI LADORALOST.

. Hunnen Absõ BOURSTED THAT JAPANESE CHARACTERS LOCATED ON PAGE 2 AND PAGE SOF LETTER THAT BEGINS, "DEAREST... " AND ENDS, "SO MOON LOVE, RESPECT, AND TRIST..."; WAICH LETTER IS PART OF 92175, A RED SPIRAL NOTEGOUK, BE TRANSLATED INTO ENGLISH.



## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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	For your information:		
X	The following number is to be used for reference regarding these pages:  7-/5200 - 7686		

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#### Airtel

SAC, San Francisco (7-855)

From: Director, FBI (7-15200)

VIV (HEARNAP

00: San Francisco

Reurtel 3/18/76.

Attached as requested are three photographs each of items Q2100 and Q2101

Enclosures (6)

RG/ARB/hmw \*

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REC-23

7-15200-7687

ED MAR 26 1976

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3/24/76

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# FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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FEGERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

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TELETYPE

SF - 212

NR See SP CODE

1144AM WITEL 3-15-78 JEMTO:

DIRECTOR, FAI (7-15 200)

.F∃Un:

SAC, SAN FRANCISCO (7-555) (P)

ATTR:

FBI LABORATORY, INTO, GID

HEARNAP, JU: SAN FRANCISCO

RE LUCAL TRIAL OF WENDY MASAKO YUSHIMURA

DEFFREY W. ADRIER, ALAMEDA COUNTY ASSISTAND DISTRICT
ATTORNEY, REQUESTED THE FULLOWING INVESTIGATIVE ASSISTANCE FROM
THE FBI LABORATORY: TWO (2) PHOTOGRAPHIC COPIES OF QZIMO AND
QZIMI. THESE "Q" NUMBERS CORRESPOND TO THE ORIGINAL AND ROUGH
DRAFT OF A HANDWRITTEN LETTER THAT SEGINS, "DEAREST BROTHER, IT
IS VERY...", AND SIGNED, "ME". THE REASON FOR THIS REQUEST IS
TO ESTABLISH THE CONDITION OF THESE ITEMS PRIOR TO PROCESSING
EX-115 PEC-81 7- (5 200)

RAGE 4 AND PAGE OF LETTER THAT BEGINS, "DEAREST..." AND ENDS, "SU MUCH LUVE, RESPECT, AND TRUST...", WHICH LETTER IS PART OF 12175, A RED SPIRAL NUTEBOOK, BE TRANSLATED INTO ENGLISH.

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Dec.-A.D.-

Director Sec'y

W/V

THE STATE OF THE S

1 - Mr. Gillhar (Room 3238 JEH)

March 24, 1976

REC-81 REC-81 (7-15200) EX-115

Attached is the translation which you requested by teletype dated 3/18/76.

The contents thereof, where pertinent, must be reported under appropriate captions and afforded whatever investigative attention is necessary.

Photocopies of the foreign language material are being retained in the files of the Laboratory Division.

Other teletype requests handled separately.

Enc. (2)

1 - Mr. Gallagher (Attn: Criminal Section), sent direct with enc.

9) JJP: sla-(5)

(00: San Francisco)

Assoc. Dir.

Dep. AD Adm.

Dep. D Inv.

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Camp. Syst.

Ext. Affairs

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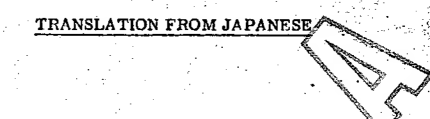
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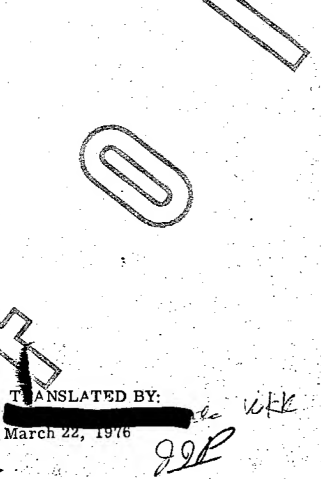
8 4 APR 2 9 1976



Sunday Mainich (The Sunday edition of Mainich Shinbum (Daily News), one of the largest newspapers in circulation in Japan)

Page 5

Since I wear the amulet, do not worry about me.



FEBERAL BUREL TOF INVESTIGE COMMUNICATIONS SECT

Dep. A.D.-In Asst Dig.:

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Gen. Inv.

Inspection

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TELETYPE

**3** RECTOR (7-15200) TU:

SACRAMENTO (7-205)

FRU:: - SAM FRANCISCO (7-ようう)

SIDEPM NITEL MARCH 18. 1976.

ATTN: INTD : GID

. ∕HEARDAP. 00: SAN FRANCISCO

TESTIMONY OF PATTY HEARST

BY ARRANGEMENTS MADE BETWEEN SACRAMENTO J.S. ATTORNEY (USA) DWAYNE KEYES AND F. LEE BAILEY AND ALBERT JOHNSON ATTORNEYS FOR PATRICIA CAMPBELL HEARST, WHICH ARRANGEMENTS WERE UNKNOWN TO ..... EITHER SAN FRANCISCO UR SACRAMENTO FBI, KEYES TRAVELED TO SAN FRANCISCO ON MARCH 4. 1976 TO INTERVIEW HEARST RELATIVE TO HER KNOWLEDGE OF THE CAMBICHAEL, CALIFORNIA, BANK ROBBERY FOR WHICH STEVEN FREDERICK SULIAH HAS BEEN CHARGED. FROM INFORMATION CURRENTLY AVAILABLE, IT APPEARS THAT BAILEY AND JOHNSON DESIRED USE IMMUNITY FOR HEARST AND THE INTERVIEW WAS ARRANGED FOR KEYES TO DETERMINE IF HEARST HAD SUFFEIGHENT INFORMATION UPON WHICH TO BASE AN 15200-7696 APPLICATION FOR IMPRAIN

ON MARCH 5, 1995, KEYES FURNISHED SOME GENERAL INFORMATION TO THE SACRAMENTO OFFICE INDICATING THAT FEELD PROMISED BAILEY AND JOHRSON THAT THE INFORMATION HE HAD RECLIVED FROM HEARST WO'TLU'

8 APR 2 1976

PAGE TWO SF 7-355

REMAIN CONFIDENTIAL AND THAT HE HAD NOT CONTACTED THE DEPARTMENT OF JUST CE FOR THEIR THOUGHTS ON THE IMMUNITY MATTER.

BARED UPON LIMITED GENERAL INFORMATION, SACRAMENTO FBI
CONDUCTED INVESTIGATION WHICH RESULTED IN THE LOCATION LATE AN THE
EVENING OF MARCH 5, 1976, OF THE CARMICHAEL BANK ROBBERY SWITCH
CAR IN A GARAGE AT 1409 "I" STREET, SACRAMENTO.

UN MARCH 6, 1976, SACRAMENTO ASAC MATER A. WIENER TELEPHONICALLY INFORMED SAN FRANCISCO SAC CHARLES W. SATES OF KEYES' INTERVIEW AND SACRAMENTO'S SUBSEQUENT INVESTIGATION. THAT INVESTIGATION ALSO DETERMINED THAT THE OWNERS OF THE 1409 "I" STREET GARAGE HAVE RECEIVED PAYMENT FOR THIS GARAGE IN THE AMOUNT OF \$15.00 ON THE 10TH OF EVERY MONTH SINCE IT WAS RENTED IN MARCH, 1975. THE OWNERS, AND ELDERLY COUPLE, COULD NOT RECALL WHETHER THE PAYMENT WAS IN THE FORM OF A PERSONAL CHECK, CASHIER'S CHECK OR MONEY ORDER. HOWEVER, THE ENVELOPES IN WHICH THE PAYMENTS WERE MAILED HAVE SHOWN A SAN FRANCISCO POSTMARK AND THE NAME ART PETERSON (WITH NO ADDRESS) IN THE UPPER LEFTHAND CORNER. THE COUPLE ALSO RECALLED THAT THE PAYMENT HAD DEEN ISSUED BY A BANK OF AMERICA (B OF A) CITY OR BRANCH NOT RECALLED.

DURING THE WEEK OF MARCH 6, 1976, BAILEY AND JOHNSON CONTACTED USA JAMES L. BROWNING, JR. TO DISCUSS USE IMMUNITY FOR THEIR CLIENT, INDICATING THAT THEY WOULD FURNISH SUFFICIENT INFORMATION TO JUSTIFY AN APPLICATION FOR IMMUNITY.

BECAUSE OF THE USA'S OFFICE'S UNFAMILIARITY WITH THE HEARNAP INVESTIGATION, BEYOND THE INFORMATION NECESSARY FOR THE TRIAL, THE USA REQUESTED THAT THE INFORMATION BE GIVEN IN THE PRESENCE OF KNOWLEDGEABLE FBI PERSONNEL.

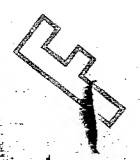
ON MARCH 13, 1976, A CONFERENCE WAS HELD IN SAC BATES' OFFICE.

ATTENDED BY BATES, ASAC LAWEER, SA PARKS STEARNS (THE AGENT WHO
SAT AT THE COUNSEL TABLE DURING THE HEARST TRIAL AND IS FAMILIAR

WITH THE COURT TESTIMONY), CHIEF CRIMINAL AUSA F. STEELE LANGFORD,

AND ALBERT JOHNSON, HEARST'S ATTORNEY.

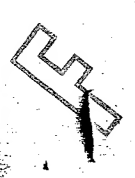
LANGFORD AND JOHNSON INITIALLY HAD DISCUSSION CONCERNING THE GROUND RULES AS TO HOW THE INFORMATION JOHNSON WAS ABOUT TO GIVE WOULD BE USED. DURING THAT DISCUSSION LANGFORD INDICATED THAT



PAGE FUUR SF 7-655

KEYES HAD TELEPHONICALLY ADVISED HIM THAT AS FAR AS KEYES WAS CONCERNED THE INFORMATION RECEIVED ON THE MARCH 4, 1976, HEARST INTERVIEW HE WAS NOT INCLINED TO RECOMMEND USING HEARST FOR MAKING AN APPLICATION FOR IMMUNITY. JOHNSON COUNTERED THAT REYES INDICATED TO JOHNSON THAT KEYES WOULD WANT MORE THAN JUST HEARST'S TESTIONNY, STATING THAT THE FBI HAD NOT COMPLETED ITS INVESTIGATION BASED UPON WHAT WAS TOLD TO KEYES BY HEARST. THIS WOULD INDICATED THAT JOHNSON IS AWARE THAT KEYES DISSEMINATED THE INPORMATION TO THE FBI.

JOHNSON STATED THAT ON SEPTEMBER 27, 375 (NINE DAYS AFTER
THE HEARST APPREHENSION) HE CONTACTED USA BROWNING AND OFFERED TO
MAKE HEARST AVAILABLE TO TELL THE ENTIRE STORY OF BROWNING
WOULD DROP THE CHARGES: WHILE BROWNING DID NOT DROP THE CHARGES
IT HAS BEEN JOHNSON'S INTENTION TO HAVE HEARST TELL THE WHOLE
STORY AT THE END OF THE TRIAL. HOWEVER, DUE TO RECENT BOMBINGS
OF THE HEARST CASTLE AND HEARST RANGH AT WYNTJON AND CONTINUED
EMBARRASSING TELEPHONE CALLS THAT JOHNSON AND HIS FAMILY HAVE RECEIVED
DURING THE TRIAL, HE DOES NOT BELIEVE THAT HE CAN WAIT ANY LONGER
TO GET HEARST'S STORY TO THE AUTHORITIES. JOHNSON ALSO INDICATED



PAGE FIVE SF 75-55

THAT THE FACT SLA MEMBERS ASERBORY AND KATHLEEN SOLIAH, JAMES WILE KILGORE, BUNNIE JEAN WILDER, MICHAEL BORTIN ARE STILL FREE GIVES HIM GRAVE CONCERN FOR HIS PERSONAL SAFETY. CONSEQUENTLY, HE IS ANXIOUS TO GET HEARST TO TELL HER STORY SO THAT THESE PEOPLE CAN BE TAKEN OFF THE STREET. BASICALLY, HE DESIRES AN INMUNITY PACKAGE WHICH WILL PRECLUDE ANY FURTHER INDICTMENTS BEING BROUGHT AGAINST HEARST FOR HER TESTIMONY IN ANY HEARST RELATED COURT PROCEEDINGS.

JOHNSON THEN RELATED FROM A TRANSCRIBED DOCUMENT OF A JOHNSON/
HEARST INTERVIEW BEGINNING WITH THE CARMICHAEL BANK ROBBERY
SEVERAL FACTS CONCERNING THIS CASE TO WHICH HEARST IS WILLING TO
TESTIFY. THE MAJORITY OF THE INFORMATION GIVEN IS KNOWN TO THE
FBI. JOHNSON INTERJECTED SEVERAL TIMES THAT THIS INTERVIEW WAS
APPROXIMATELY FOUR MONTHS OLD AND THAT ANY QUESTIONS WE MIGHT
HAVE HE WOULD GLADLY GET ANSWERED BY HEARST AND THAT HEARST IS
--WILLING TO FILL IN THE DETAILS THAT ARE NOT ANSWERED IN THE TRANSCRIPT.

THERE WERE THREE SIGNIFICANT FACTS GIVEN OUT BY JOHNSON WHILE READING THE TRANSCRIPT:

1) THAT THE FOUR PEOPLE IN THE CARMICHAEL BANK DURING THE COMMISSION OF THE ROBDERY WERE EMILY HARRIS, KATHLEEN SOLIAH, JAMES KILGORE AND MICHAEL BORTAIN. STEVEN SOLIAH AND WILLIAM HARRIS WERE OUTSIDE OF THE BANK IN CORNER CARS.

IT SHOULD BE NOTED THAT STEVEN SOLIAH AND WILLIAM HARRIS ARE THE ONLY TWO PERSONS WHO HAVE BEEN IDENTIFIED BY EYEWITNESSES AS BEING IN THE BANK DURING THE COMMISSION OF THE CRIME. FURTHER, BY COMP DENTIAL MEMORANDUM FROM SAC BATES THE DIRECTOR WAS MADE AWARE OF

670

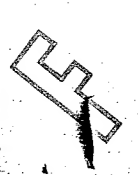
HIS INFORMATION

WAS RECEIVED BY BATES DECEMBER 4, 1975. UPON BUREAU INSTRUCTIONS, THIS INDURNATION WAS RELEASED TO USAS BROWNING AND KEYES.

- WAS COMMITTED BY JAMES KILGORE, STEVEN SULIAH AND MICHAEL BORTIN.
- 3) THAT THE MARIN COUNTY, CALIFORNIA, SHERIFF'S OFFICE CAR BOMBINGS ON AUGUST 23, 1979 WERE COMMITTED BY STEVEN SOLIAH, PATRICIA HEARST, JOSEPHUNE SOLIAH, AND BONNIE JEAN WILDER.

IT SHOULD BE NOTED THAT THE SAN FRANCISCO OFFICE HAS AN EYEVITNESS IDENTIFICATION OF JAMES KILGORE LEAVING THE SCENE. THIS EYEVITNESS WAS A HIGH SCHOOL FRIEND OF KILGORE LENDING IT MORE CREDENCE. HOWEVER, JOHNSON ADVISES US THAT HEARST SAYS THAT KILGORE WAS NOT INVOLVED IN ANY WAY. FURTHER, HEARST IS WILLING TO TESTIFY TO ALL OF THIS INCLUDING HARBORING TESTIMONY AGAINST JACK SCOTT, HIS PARENTS AND PAUL HAUK.

LANGFORD WAS TO GIVE THIS INFORMATION TO USA BROWNING FOR A DECISION ON USE TRAQUNITY. HOWEVER, LANGFORD DID NOT FEEL THAT

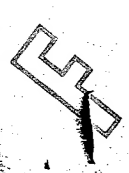


Page 1966

THE INFORMATION GIVEN WAS SUFFICIENT TO OFFER IMMUNITY TO HEARST.

DUE TO USA BROWNING'S PREOCCUPATION IN THE HEARST TRIAL, NO DECISION HAS SEEN REACHED.

ON MARCH 17, 1976, JOHNSON AND BAILEY VISITED THE SAN FRANCISCO OFFICE THE SPOKE WITH SAC BATES AND ASAC LAWLER. THEY INDICATED A CONCERN IN THE USA'S DELAY IN MAKING A DECISION CONCERNANGINE INTERVIEW OF HEARST AND THE GRANTING OF USE IMMUNITY IN THAT THE PEOPLE THAT HEARST INDICATES ARE HEAVILY INVOLVED IN THESE ACTIVITIES. I.E., THE SOLIAH SISTERS, KILGORE, WILDER, AND BORTIN ARE STILL WALKING THE STREETS AFTER BEING INVOLVED IN A BANK ROBBERY IN WHICH A MURDER WAS COMMITTED. , EXPRESSING CONCERN FOR THEIR OWN PERSONAL SAFETY, THEY INDICATED THAT IF BROWNING DUES NOT COME TO A DECISION SOON THEY WOULD TAKE THIS MATTER TO HIGHER AUTHORITIES, INDICATING TO THOSE AUTHORATIES THAT THE USA'S OFFICE IS DERELICE IN ITS DUTIES IN REMOVING DANGEROUS PEOPLE FROM THE STREETS. JOHNSON INDICATED THAT THIS WOULD BE DUNG AT 6 PM FRIDAY, MARCH 19, 1976. OBVIOUSLY IN REFERENCE TO THE TIME IT IS EXPECTED THAT THE HEARST JURY WILL BE SEQUESTERED FOR DELIBERATION. HOWEVER, BAILEY INDICATED THAT MORE TIME WOULD BE ALLOWED WITHOUT SPECIFYING EXACTLY THE GENERAL TENOR OF HIS CONVERSATION ной масн. INDICATED IT COURSE HAPPEN SOMETIME IN THE WEEK OF MARCH 22, 1976.



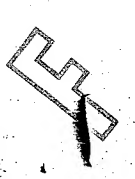
PAGS AND SF 7-305

ON 9:30 AM, MARCH 18, 1976, SAC DATES ADVISED AUSA LANGFORD
OF THE PREVIOUS DAY'S CONVERSATION. LANGFORD INDICATED THAT HE
WOULD TALK WITH USA BROWNING AND ADVISE BATES OF THE OUTCOME OF THE
CONVERSATION. IT SHOULD BE NOTED THAT MARCH 10, 1976, IS THE DAY
IN WHICH CLOSING ARGUMENTS BEING OFFERED IN THE HEARST TRUAL AND
THAT BROWNING IS PERSONALLY DELIVERING THE GOVERNMENT'S GLOSING
ARGUMENTS.

AT 6:85 PM, MARCH 16, 1973, USA BROWNING WAS PERSONALLY CONTACTED BY SAC BATES AND ASAC LAWLER. BROWNING ADVISED THAT HE WOULD HAVE TO HAVE FURTHER CONVERSATIONS WITH BAILEY AND JOHNSON LEGAL TO PURSUE TO GET THE BEST ASPECTS IN WRITING AND SEES NO REASON PROSECTION OF THE MATTER UNTIL AFTER THE HEARST JURY HAS A VERDICT.

THE BUREAU SHOULD NOTE THAT NEITHER USAS KEYES OR BROWNING BROUGHT HAVE SHOUGHT THIS MATTER TO THE DEPARTMENTS ATTENTION NOR ARE THEY AWARE THAT SAN FRANCISCO IS BRINGING THIS TO THE BUREAU'S ATTENTION. SAN FRANCISCO RECOMMENDS THAT THIS INFORMATION NOT BE BROUGHT TO THE DEPARTMENTS ATTENTION AT THIS TIME.

END



1 - Mr. Callahan 1 - Mr. Gallan PLAINTENT TELETYPE -INMEDIATE •1 - Iir. Adams 1 1 - Mr. O'Connell 21 - Mr. Jenkins 3/19/76 TO SAC SAN FRANCISCO (7-855) r. Cooke FROM DIRECTOR, FBI (7-15200) — 769 PERSONAL ATTENTION HEARNAP. SAN FRANCISCO. Mr. Mintz RE TESTIMONY OF PATRICIA HEARST. IN VIEW OF YOUR STANDING OBLIGATION TO KEEP FBIHQ FULLY ADVISED IN THIS CRUCIAL MATTER, YOU ARE INSTRUCTED TO PROMPTLY SUBNIT EXPLANATIONS AS TO YOUR APPARENT MIGLECT AND SUBSEQUENT DELAY IN ADVISING RE INFORMATION OUTLINED IN RETEL. CONTRARY TO YOUR RECOMMENDATION SET OUT IN RETEL, FBIHQ RECOGNIZES AN OVERRIDING RESPONSIBILITY THAT THE CRIMINAL DIVISION OF THE DEPARTMENT BE IMMEDIATELY ADVISED OF THIS ACCORDINGLY, THE DEPARTMENT, AS WELL AS THE ASPECT. PHILADELPHIA DIVISION WHO WILL IN TURN APPRISE U. S. ATTORNEY JOHN CATTONE, MIDDLE DISTRICT OF PENNSYLVANIA, IN VIEW OF HIS HANDLING OF THE HARBORING ASPECTS OF THIS CASE, ARE BEING ADVISED. EA/brb MOTE: Above per instructions of Deputy Associate Director 3 James B. Adams to Assistant Director Michard J. Gallagher this Gate, in response to attached incoming teletype from San 🔧 Francisco. Edited copy of incoming being hand carried to 5 Departmental Attorney Brandon Alvey, Criminal Division, today, being relayed to Philagelphia for information of USA, MDP, re harboring aspects. Laboratory... Comp. Systania Assoc. Dr.A. Ext. Aligins 2. Legal Coun.
Construction from Pish! & Eval.
Rec. Figmt.

Dep. AD Adm

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Asst. Dir :

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IMMEDIATA

3/19/76

O SAC SACRAMENTO (7-203)

FROM DIRECTOR, FBI (7-]5200)

HEARNAP. OO: SAN FRANCISCO.

RE TESTIMONY OF PATRICIA HEARST CONTAINED IN SETEL MARCH 18, 1976.

IN VIEW OF YOUR STANDING OFFIGATION TO KEEP FBIHQ FULLY ADVISED IN THIS CRUCIAL MATTER, YOU ARE INSTRUCTED TO PROMPTLY SUBMIT EXPLANATIONS AS TO YOUR APPARENT NEGLECT AND SUBSEQUENT DELAY IN ADVISING RE INFORMATION OUTLINED IN RETEL.

CONTRARY TO SAN FRANCISCO OFFICE RECOMMENDATION SET QUI IN RETEL, FBIHO RECOGNIZES AN OVERRIDING RESPONSIBILITY THAT THE CRIMINAL DIVISION OF THE DEPARTMENT BE IMMEDIATELY ADVISED ACCORDINGLY, THE DEPARTMENT, AS WELL AS THE OF THIS ASPECT. PHILADELPHIA DIVISION WHO WILL IN TURN APPRISE U. S. ATTORNEY JOHN CATTONE, MIDDLE DISTRICT OF PENNSYLVANIA, IN VIEW OF HIS HANDEING OF THE HARBORING ASPECTS OF THIS CASE, ARE BEING

ADVISED.

END

- Mr. Callahan

- Mr. Adams

l - Mr. Jenkins

l - Mr. Gallagher

- Mr. O'Connell

- Mr. Cooke

1 - Mr. Anthony

- Mr. Leavitt

Mr. Mintz

M- Mr. Moore

JBL:pdh (13)

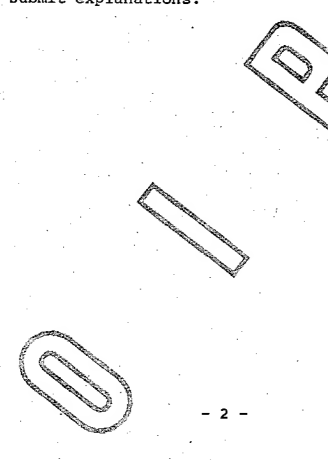
TELETYPE UNIT

SOURAL BUREAU OF INVESTIGATION - COMMUNICATIONS SECTION

🚉 APR 2 1976

SEE NOTE PAGE TWO

NOTE: Above per instructions of Deputy Associate Director James B. Adams to Assistant Director Richard J. Gallagher this date, in response to retel from San Francisco. Edited copy of incoming being hand carried to Departmental Attorney Brandon Alvey, Criminal Division, today and being relayed to Philadelphia for information of USA, MDP, re harboring aspects. San Francisco Office previously requested by teletype 3/19/76, to submit explanations.



#### 3/2<u>4/</u>76 GEN AL INVESTITIVE DIVISION HEARNAP

This concerns the information received from

James A. Neel, Indianapolis Attorney, that he (Neel) was hired by F. Lee Bailey for \$15,000 of which he paid \$5,000 to a "young FBI clerk" for information from the Hearnap files. F. Lee Bailey, co-counsel Albert Johnson and James A. Neel were interviewed at San Francisco and Indianapolis, respectively on 3/22/76, and each denied

the allegation.

Attached from San Francisco Office (SFO) advises Albert Johnson interviewed re remark he made 3/17/76, that when trial was over he would tell the FBI about outside access to SFO. Johnson advised his remark was in reference to the material being leaked by unidentified police sources who had legitimate access to the information. Bailey called SAC, SFO from Michigan and advised Neel told Bailev that his (Neel's) source, was not the FBI. Bailey said he paid another source \$5,000 (prior to hiring Neel) for information in this case. Bailey said that because of a possible conflict in a civil case he was handling for Randolph Hearst, that had no relation to Hearnap, he asked Neel to pay this source \$5,000 which Neel did. said payments in civil case and Hearnap was being paid from same set of books. Bailey said Neel was confrom same set of books. cerned that this question could come up if he took a SFO opined Neel not being straightpolygraph. forward with Bailey.

Indianapolis Office, by subsequent teletype, advised Neel again denied allegations as he did on 3/23/76. Neel again indicated he would have to clear with Bailey before taking polygraph.

1 - Mr. Callahan APPROVES.

1 - Mr. Adams

Mr. Leavitt Dep. AD laving Hand Hands Han

Legal Count ...... Park & Byth...... Rec Month..... F 5 . 189.

Laboratory .....

JBL:pdh

SF NR 362 NR थांध SF CODE 5:27NITEL 3/23/76 JMK

#RECTOR '7-15200) VDIANAPOLIS (7-1360)

TAMPA (7-455)

FROM SAN FRANCISCO (7-855)

ATTN==TNTD A. GID HEARNAP. OO:

RE INDIANAPOLIS TELETYPE TO SAN FRANCISCO MARCH 22, 1976, AND SAN FRANCISCO TEL CALL TO INDIANAPOLIS MARCH 23, 4 976.

FEDERAL THURSAL OF INVESTIGATION

COMMUNICATIONS SICTION

RE INFORMATION RECEIVED FROM

ON MARCH 22, 1976, DURING INTERVIEW WITH F. LEE BAILEY AND AL JUHNSON, JOHNSON WAS SPECIFICALLY ASKED ABOUT HIS STATEMENT MADE ON MARCH 17. 1976, WHEREIN HE INDICATED THAT WHEN THE TRAIL WAS CONCLU DED, HE WOULD TELL THE FBI ABOUT OUTSIDE ACCESS TO THE FBI OFFICE. JOHNSON INDICATED THAT HE DID NOT MEAN PHYSICAL ACCESS TO THE OFFICE BUT THAT INFORMATION CONTAINED IN THE FBI FILES WAS BEING LEAKED FROM SEC-81 7 /3 200 LOCAL POLICE SOURCES TO WHOM THIS INFORMATION HAD BEEN DISSEMINATED. INITIALLY HE FELT THE INFORMATION THAT WAS BEING LEAKED WAS COMING FROM THE FBI OFFICE UNTIL HE DISCOVERED THE AMOUNT OF DISSENTINATION 6 1976 THAT THE SAN FRANCISCO OFFICE HAD MADE OF THE INFORMATION. HE SUBSEQU -ENTLY DETERMINED THAT THE INFORMATION HE HAD RECEIVED WHICH HE CHA-RACTERIZED AS NOTHING BEYOND THAT WHICH HE SUBSEQUENTLY OBTAINED & DURING DISCOVERY, WAS BEING LEAKED BY UNIDENTIFIED POLICE SOURCES WHO HAD LEGITIMATE ACCESS TO THE INFORMATION.

9 4 APR 2 6 1976

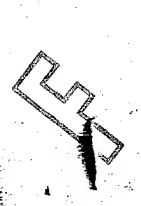
Assoc Dir. Dep.-A.D. Dcp.-A.T Admin. Corn B Gen. inv. ldent Inspection ingeli. Labbantery Plan & Eval. Spec. Inv. Training Legal Coun. Telephone Rm. Director Sec'v

Ø-& PAGE TWO SF 7-855

AT 7:30 A.M. THIS DATE, F. LEE BAILEY CALLED SAC BATES FROM A HUNTING LODGE IN MICHIGAN. BAILEY SAID HE HAD CALLED NEEL AND HAD HIM COME TO MICHIGAN WHERE BAILEY HAD TALKED TO HIM AT LENGTH. AS A RESULT OF THE CONVERSATION, BAILEY SAID NEEL TOLD HIM HIS SOURCE WAS NOT THE FBI BUT WERE OTHER SOURCES ON A LOCAL POLICE LEVEL AS INDICATED IN ABOVE PARAGRAPH. NEEL ALSO TOLD BAILEY THAT HE GOT NOTHING THAT WAS NOT SUBSEQUENTLY REVEALED TO THE DEFENSE. PART OF NEEL'S EFFORTS WHILE IN SAN FRANCISCO WAS TO ATTEMPT TO LEARN INFORMATION ABOUT THE CARMICHAEL BANK ROBBERY CASE IN SACRAMENTO. HIS LOCAL POLICE SOURCES HAD NO INFORMATION ABOUT THIS, TELLING HIM

BAILEY SAID FOR SAC'S CONFIDENTIAL INFORMATION THAT NEEL WAS PAID \$300 A DAY EXPENSES WHILE WORKING FOR BAILEY IN SAN FRANCISCO. THIS AMOUNTED TO A TOTAL PAYMENT TO NEEL OF \$6,100. BAILEY HAD ANOTHER SOURCE DOING WORK FOR HIM IN THE HEARST CASE PRIOR TO HIRING NEEL. THIS SOURCE WAS TO BE PAID \$5,000 FOR THE WORK DONE. BAILEY SAID BECAUSE OF A POSSIBLE CONFLICT IN A CIVIL CASE HE WAS HANDLING FOR

THAT THE FBI HAD NOT DISSEMINATED REPORTS IN THIS CASE.



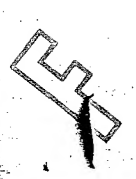
PAGE THRE SF 7-855

RANDOLPH HEARST IN SAN FRANCISCO, THAT HAD NO RELATION WITH THE PATRICI HEARST CASE, HE ASKED NEEL TO PAY THIS SOURCE \$5,000, WHICH NEEL DID. THE REASON FOR THIS IS THAT WORK IN THE CIVIL CASE AND IN THE HEARST CASE WERE BEING PAID FROM THE SAME SET OF BOOKS AND.

IF THIS \$5,000 PAYMENT WERE SO SHOWN, IT MIGHT HAVE TO BE REVEALED ON DISCOVERY LATER IN THE CIVIL CASE. BAILEY FURTHER CONFIDENTIALLY ADVISED THAT THE CIVIL CASE IS ONE HE IS HANDLING FOR MR. HEARST THAT STARTED THREE OR FOUR YEARS AGO AND HAS NO RELATION WITH THE PATTY HEARST CASE.

BAILEY SAID HE TOLD NEEL THAT HE SHOULD CLEAR THIS MATTER UP.

UP BUT NEEL WAS CONCERNED THAT A QUESTION COULD BE ASKED DURING A POLYGRAPH EXAMINATION THAT MIGHT RELATED TO THE PAYMENT MADE BY NEEL AT BAILEY'S REQUEST. HE WAS ALSO CONCERNED THAT THIS \$5,000 PAYMENT MIGHT BE RELATED TO THE ALLEGATION THAT HE, NEEL, HAD PAID \$5,000 TO AN FBI EMPLOYEE. BAILEY WAS TOLD THAT WE WERE ONLY INTERESTED IN THE ORIGINAL ALLEGATION OF THE PAYMENT TO AN EMPLOYEE AND THAT APPROPRIATED QUESTIONS COVERING THIS COULD BE ASKED IN A POLYGRAPH EXAMINATION.

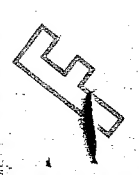


PAGE FOUR SF 7-855.

BASED UPON CONVERSATION WITH BAILEY AND TELEPHONIC CONVERSATION
BETWEEN SAN FRANCISCO AND INDIANAPOLIS, IT APPEARS POSSIBLE THAT NEEL
IS NOT BEING COMPLETELY STRAIGHTFORWARD WITH BAILEY AS POINTED OUT
BY THE FOLLOWING TWO FACTS:

- (1) NEEL INDICATED TO BAILEY THAT THE PREDICATION FOR THE FBI'S INTERVIEW WITH NEEL WAS THAT DOCUMENTS WERE SEEN ON BAILEY'S COUNSEL TABLE DURING THE TRAIL WHICH SHOULD NOT HAVE BEEN IN HIS POSSESSION. INDIANAPOLIS ADVISED THAT THEY DID NOT PREDICATED THE THE INTERVIEW ON THAT STATEMENT.
- (2) NEEL INDICATED TO BAILEY THAT THE QUESTIONS INDIANAPOLIS HAD INDICATED THEY WERE GOING TO ASK HIM WERE BROAD AND GENERAL IN NATURE AND MIGHT GET INTO OTHER SENSITIVE AREAS OF HIS INVESTIGATIVE ACTIVITIES FOR BAILEY. AS IS INDICATED IN REFERENCED INDIANAPOLIS TELETYPE, THE QUESTIONS WERE VERY SPECIFIC IN NATURE AND WOULD RELATE ONLY TO INSTANT MATTER.

INDIANAPOLIS ADVISES NEEL WAS TO MAKE CONTACT WITH THEM THIS AFTERNOON CONCERNING POLYGRAPH EXAMINATION. SAN FRANCISCO IS CONDUCTING NO FURTHER INVESTIGATION UNTIL IT IS DETERMINED WHETHER OR NOT NEEL WILL TAKE THE POLYGRAPH EXAMINATION.





# FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

2	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.			
Ø	Deleted under exemption(s) 670 with no segregable material available for release to you.			
	Information pertained only to a third party with no reference to you or the subject of your request.			
	Information pertained only to a third party. Your name is listed in the title only.			
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you			
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.			
	Page(s) withheld for the following reason(s):			
	For your information:			
Zď	The following number is to be used for reference regarding these pages:  7-153-00 - 7692			

XXXXXX XXXXXX XXXXXX UNITED STATES GOVERNMENT

### $\it 1emorandum$

SUBJECT: HEARNAP

3/24/76 What of

- Mr. Jenkins

- Mr. Adams

- Mr. Gallagher

1 - Mr. O'Connell

- Mr. Cooke

1 - Mr. Anthony

1 - Mr. Whitson

Training

PURPOSE: This provides responses to Bureau teletypes on 3/19/76 to SACs, San Francisco (SF) and Sacramento (SC), instructing explanations be submitted in view of apparent neglect and subsequent delay in advising FBIHQ regarding recent developments pertinent to possible immunity for Patricia Campbell Hearst in future bank robbery trials.

SYNOPSIS: By teletype 3/19/76, SAC, SF, advises he is at a loss to understand any negligence. SAC, SF, advised he was not privy to these discussions prior to 3/13/76, when U. S. Attorney's (USA s) Office, SF, requested (joint) meeting that date with Hearst defense attorneys F. Lee Bailey and Albert Johnson. Johnson then disclosed a four-month-old interview of Patricia Hearst (with USA Dwayne Keyes, SC). Assistant U. S. Attorney (AUSA) Langford, SF, felt information discussed was not specific enough for USA, SF, to make a recommendation for immunity but AUSA Langford would discuss it with him. SF maintained daily contact with USA's Office, SF, but no decision obtained. On 3/18/76, SAC, SF, personally contacted USA, SF, in attempt to resolve matter; however, latter wanted additional conversations with defense attorneys to work out all legal aspects. SAC, SF, felt matter was one for defense attorneys and USA to resolve and feels he acted properly.

EX-111 . REC-81 7 / 57 00 By teletype 3/19/76, SAC, SC, advised USA, SC, telephonically suggested a section of Metropolitan SC area for a possible second apartment and garage used by Hearnap subjects. On 3/4 and 5/76, SC's investigation uncovered two likely apartments, a garage, and a 1966 Chevrolet stationwagon which was used as switch car in the Carmichael bank robbery. The Bureau was advised by teletype concerning these developments at that time. On 3/4/76, USA, St, advised this information 1976 APR 2

BHC/EA:wss/brb

CONTINUED - OVER

Memorandum to Mr. Gallagher RE: HEARNAP

coling to him and USA, SF, from Patricia Hearst defense consel Albert Johnson. (USA) Keyes advised these conversations we've confidential and we (FBI) would be advised of any developments. No additional information has been received from (USA) Keyes. SC feels they handled their responsibility properly and were not negligent in handling this matter.

RECOMMENDATION: General Investigative Division recommends no further Administrative action.

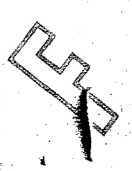
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Cap. Bey. . . .

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DETAILS: Attached are SF and SC teletypes dated 3/19/76. detailing explanations submitted to FBIHQ in captioned matter:



FEDERAL BURNAU OF INVESTIGATION. COMMUNICATIONS SECTION

MAR 1 9 1978

TELETYPE

SF 259

NR WW6 SE CODE

510PM UMGENT 3-19-76 MS

TO DIRECTOR (7-15200)

FROM SAN FRANCISCO (7-855)

HEARNAP. OU: SF

REMYTELCALL THIS DATE.

RE: TESTIMONY OF PATRICIA HEARST

REBUTEL MARCH 19, 1976, INSTRUCTING I PROMPTLY SUBMIT EXPLAN-ATIONS AS TO MY APPARENT NEGLECT AND SUBSEQUENT DELAY IN ADVISING REGARDING THIS INFORMATION.

I AM AT A LOSS TO UNDERSTAND ANY NEGLIGENCE IN THIS MATTER AND THE DELAY REFERRED TO APPEARS TO BE FROM MARCH 13 TO MARCH 18.

BY WAY OF BACKGROUND, BAILEY AND JOHNSON, THE TWO HEARST ATTORNEYS, I NOW UNDERSTAND HAVE DISCUSSED WITH THE U.S. ATTORNEY THE POSSIBILITY OF PATTY FURNISHING ALL INFORMATION BUT THAT SAN FRANCISCO OFFICE HAS NOT BEEN PRIVY TO THESE DISCUSSIONS OR EVEN THE FACT THAT THEY OCCURRED. THE MEETING ON MARCH 1976, WAS SET UP BY DEFENSE ATTORNEYS AND THE U.S. ATTORNEY'S OFFICE WHO FELT THAT SOMEONE FAMILIAR WITH ALL DETAILS OF THIS COMPLIAPR 2 1975 CATED INVESTIGATION SHOULD BE PRESENT. HENCE, REPRESENTATIVES OF THIS OFFICE WERE AT THE MARCH 13 MEETING. THE MEETING WAS PRIMARILY

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3/2476 OHC/EP: www.bub

Prising dilairs Files & Core Gen. Inv. Ident. Inspection Intell. 🐩 Laboratory Plan & Eval Spec. Inv. Training

Assoc Dir.

Asst. Dir.: Admin Con Con

Comp. Syst.

Dep.-A.D.-Adm Dep. A.D. Inv.

Legal Coun. Telephone Rm Director Sec'y

PAGE TWO SF 7-855

TO WORK OUT A WRITTEN AGREEMENT BETWEEN THE U.S. ATTORNEY AND THE DEFENSE ATTORNEYS AS TO FUTURE USE OF THE INFORMATION PATTY WOULD PROVIDE AND FOR THE U.S. ATTORNEY TO CONSIDER DEFENSE ATTORNEYS REQUEST FOR USE IMMUNITY FOR PATTY. DEFENSE ATTORNEY AL JOHNSON THEN RELATED RESULTS OF A FOUR MONTH OLD INTERVIEW WITH PATTY, THE MAJORITY OF THE INFORMATION WAS NOT NEW, WAS GENERAL IN NATURE AND NOT SPECIFIC. THE THREE SIGNIFICANT POINTS RELATED WERE SET FORTH IN MY TELETYPE OF MARCH 18. JOHNSON SAID AT THE TIME PATTY WOULD ANSWER ANY AND ALL QUESTIONS IF PROPER AGREEMENT WORKED OUT BETWEEN U. S. ATTORNEY AND DEFENSE.

AUSA LANGFORD, WHO WAS IN THE MEETING, SAID HE DID NOT FEEL
THAT THE INFORMATION WAS DETAILED AND SPECIFIC ENOUGH FOR THE U.S.
ATTORNEY TO MAKE A RECOMMENDATION FOR IMMUNITY BUT THAT HE WOULD
DISCUSS IT FURTHER WITH THE U.S. ATTORNEY. THE U.S. ATTORNEY'S
OFFICE WAS CONTACTED DAILY BUT IN VIEW OF THE FINAL WINDUP OF THE
HEARST TRIAL, NO DECISION COULD BE OBTAINED. FINALLY, ON THE EVENING
OF MARCH 18, 1976, I PERSONALLY CONTACTED USA BROWNING IN AN ATTEMPT
TO RESOLVE THIS MATTER. HE SAID HE WOULD HAVE TO HAVE FURTHER
CONVERSITION WITH DEFENSE ATTORNEYS TO WORK OUT ALL LEGAL ASPECTS

PAGE THREE SF 7-855

AND HE SAW NO REASON TO PURSUE THE MATTER UNTIL AFTER THE JURY
RETURNED A VERDICT.

I FELT THIS MATTER WAS PRIMARILY ONE OF RELATIONSHIP BETWEEN DEFENSE ATTORNEYS AND THE U.S. ATTORNEY AND THAT WHEN ALL LEGAL ASPECTS WERE DECIDED, THEN, IF APPROVED, THIS OFFICE WOULD OBTAIN FULL DETAILS FROM PATTY.

ADVISED AT THIS POINT WAS SOUND SINCE BEFORE THEY COULD TAKE ANY ACTION IT WOULD REQUIRE A RECOMMENDATION FROM THE USA. I DID NOT WANT USA BROWNING TO FEEL I WAS GOING BEHIND HIS BACK TO THE DEPARTMENT WHEN IT WAS HIS PRIME RESPONSIBILITY. I DID FEEL, HOWEVER, THAT IN VIEW OF THE DELAY ON THE LEGAL ASPECTS THAT THE BUREAU SHOULD BE ADVISED AND DID SO. I WAS ALSO AWARE OF THE POSSIBILITY THAT WIDE DISSEMINATION OF THIS COULD RESULT IN NEWS LEAKS WHICH HAVE OCCURRED MANY TIMES IN THE PAST.

I AM NOT CERTAIN WHAT ACTION, IF ANY, THE BUREAU OR THE DEPARTMENT COULD HAVE TAKEN HAD THIS INFORMATION BEEN SUBMITTED AFTER ITS RECEIPT ON MARCH 13. IF THE BUREAU FEELS I HAVE BEEN NEGLIGENT, I AM SORRY BUT I FEEL IN LIGHT OF THE INFORMATION I HAD AT THE TIME I ACTED PROPERLY.

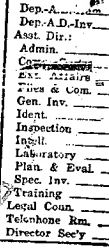
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MAR 20 19/3

TELETYPE

NR 18 SC PLAIN
9:05PM INMEDIATE 3/19/76 JPR
TO DIRECTOR, FBI (7-15200)
FROM SACRAMENTO (7-203) (P)
HEAR NAP, 00: SF.



RE BUREAU IMMEDIATE TELETYPE TO SACRAMENTO, MARCH 19, 1976.

IN THE FIRST WEEK OF MARCH, 1976, USA DWAYNE KEYES,

SACRAMENTO, TELEPHONICALLY CONTACTED SACRAMENTO DIVISION

AND SUGGESTED A SECTION OF THE METROPOLITAN SACRAMENTO AREA

BE SEARCHED FOR A POSSIBLE SECOND APARTMENT AND GARAGE USED BY

HEARNAP SUBJECTS. AS A RESULT, ON MARCH 4, 1976, AGENTS

LOCATED TWO LIKELY APARTMENTS IN SACRAMENTO; AND ON

MARCH 5, 1976, AGENT INVESTIGATION LOCATED A GARAGE AND

RECOVERED A 1966 CHEVROLET STATION WAGON USED AS A SWITCH CAR

IN THE CARMICHAEL BANK ROBBERY. THE LOCATION OF THESE ITEMS

OF EVIDENCE WAS FURNISHED TO BUREAU BY A TELETYPE IN CONNECTION

WITH THE CARMICHAEL BANK ROBBERY. EX-115

REC-81

ON LATE P.M. MARCH 4, 1976, KEYES ADVISED HE WAS
PRESENTLY EVALUATING NEW INFORMATION THAT HAD COME TO HIS

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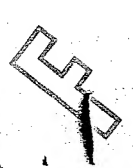
PAGE TWO. SC 7-203

AND USA BROWNING'S ATTENTION THROUGH DEFENSE COUNSEL ALBERT JOHNSON. KEYES ADVISED THAT THE CONVERSATIONS WERE CONFIDENTIAL AND THAT WE WOULD BE ADVISED OF ANY PERTINENT DEVELOPMENTS. TO DATE, NO ADDITIONAL INFORMATION HAS BEEN RECEIVED FROM KEYES ON ABOVE MATTER OR ANY OTHER RELATED CRIMINAL MATTERS.

ON MARCH 8, 1976, THE TRIAL OF STEVEN SOLIAH, CHARGED IN CONNECTION WITH THE CARMICHAEL BANK ROBBERY, COMMENCED IN SACRAMENTO. KEYES IS PERSONALLY HANDLING THIS CASE AND THE MATTER CONTINUES DAILY AND IS STILL IN JURY SELECTION PROCESS.

SACRAMENTO DOES NOT FEEL IT WAS NEGLIGENT OR THAT WE IN ANYWAY DELAYED IN BRINGING THIS INFORMATION TO THE BUREAU'S ATTENTION, THE REASON BEING THE ONLY INFORMATION RECEIVED FROM KEYES CONCERNED THE SUGGESTED VICINITY FOR AN APARTMENT AND GARAGE AND THAT WAS VERY GENERAL IN NATURE.

SACRAMENTO FEELS THEY HANDLED THEIR RESPONSIBILITY
PROPERLY AND WERE NOT NEGLIGENT IN HANDLING THIS MATTER. AS

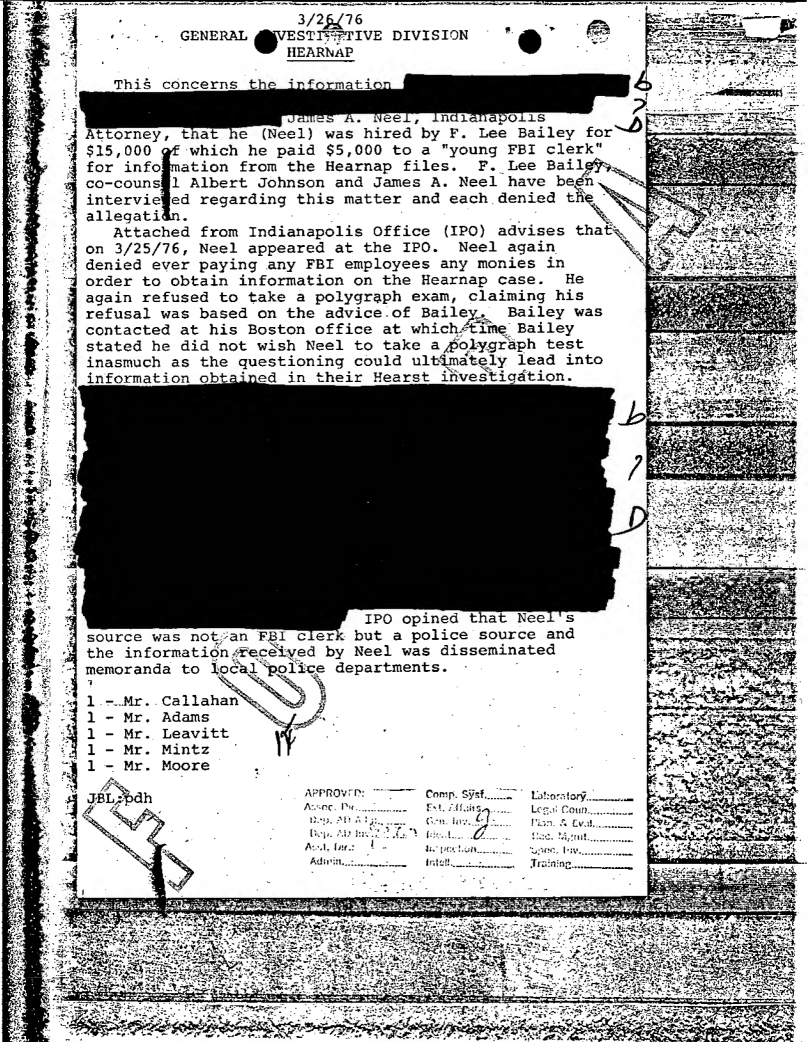


PAGE THREE, SC 7-203 NOTED IN SAN FRANCISCO TELETYPE TO BUREAU DATED MARCH 18. 1976, ASAC WALTER A. WEINER, SACRAMENTO, HAD TELEPHONIC CONTACT THE SAC CHARLES BATES ON MARCH 6, 1976, TO ADVISE HIM OF ADDITIONAL EVIDENCE UNCOVERED IN SACRAMENTO. IN ADDITION, AT THAT TIME, ASAC WEINER ALERTED SAC BATES THAT JOHNSON AND KEYES MAY HAVE BEEN IN TELEPHONIC CONTACT WITH EACH OTHER BUT NO ADDITIONAL INFORMATION HAD BEEN BROUGHT TO OUR ATTENTION. END . HOLD



# FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.			
Z	Deleted under exemption(s) 67C with no segregable material available for release to you.			
	Information pertained only to a third party with no reference to you or the subject of your request.			
	Information pertained only to a third party. Your name is listed in the title only.			
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.			
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.			
	Page(s) withheld for the following reason(s):			
	For your information:			
Z	The following number is to be used for reference regarding these pages:  7-/5200-7656			

XXXXXX XXXXXX XXXXXX 

WRAIR IT PLAIN

7:50 PM MITEL/3/25/76 DMP

IRECTOR (7-15299)

FRANCISCO (7-855)

TAMPA (7-455)

FROM: INDIAMAPOLIS (7-1369)

ATTN: INTD: GID

HEARNAP. OO: SAN FRANCISCO

RE SAM FRANCISCO TEL TO INDIANAROLIS, BUREAU AND

TAMPA, MARCH 23, 1976, TAMPA TEL TO BUREAU, MERCH 24,

ON MARCH 25, 1976, JAMES A NEEL APPEARED AT THE THE

INDIAMAPOLIS OFFICE OF THE FBT AND WAS INTERVIEWED BY SAC

O. FRANKLIN LOWIE AND SA

MEEL AGAIN DENIED

EVER PAYING ANY FBI EMPLOYEE ANY MONETS IN ORDER TO OBTAIN

INFO ON THE HEARST KIDNAPPING CASE. HE ADVISED HE THOUGHT

THIS MATTER HAD BEEN CLEARED UP BY F. LEE BAILEY BE PAYMENT

ON MONIES TO ANOTHER SOURCE. HE REFUSED TO TAKE A LIE DETECTOR

TEST, CLAIMING MIS REFUSAL WAS BASED ON THE ADVICE OF ATTORNEY

METER PROLESTED TO COMVERSE WITH 15200-

CONFERENCE TELEPHONE CALL WAS MADE. ALL THREE ABOVE INDIVIDUALS

WERE PRESENT DURING THE CONVERSATION WITH ATTORNEY F. LEE

BAILEY AT HIS POSTON OFFICE AT WHICH TIME BAILEY STATED HE

MOR MISH MEEL TO TAKE A POLYGRAPH TEST-LIMASMUCH AS THE

Man 25 S on 124 TA

3 4 APR 26 1976

BAILEY.

FELERAL BUREAU BE IN ALSHO WILL COMMUNICATIONS SERVICE

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Telephone Rm. Director Secty

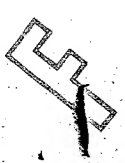
6 APR 2 1976

IP 7-1360 PAGE TWO .

HEARST INVESTIGATION. BAILY AND NEEL BOTH HAD NO OBJECTION TO CONFRONTATION WITH NEEL'S ACCUSER.



MEEL WAS RELATING FACTS PERTAINING TO THE HEARST INVESTIGATION



IP 7-1360 PAGE THREE

HIMSELF MASMUCH AS HE STATED BAILEY HAD GIVEN HIM NUMEROUS COMPLIMENTS FOR HIM COMING UP WITH THE "NEEL FILE", THAT BEING FOUR CABINET DRAVERS FULL OF INVESTIGATION. DURING THIS CONVERSATION, NEEL RELATED THAT THERE WERE GOING TO BE NO SURPRISES IN THE PATTY HEARST CASE IN THAT "WE HAVE EVERYTHING THAT THEY HAVE". DURING THE COURSE OF THE CONVERSATION IT WAS TOLD BY NEEL THAT HE MET WITH A YOUNG CLERK AND

COULD NOT SWEAR THAT IT WAS AN FEI CLERK AND OBTAINED

JACKETS WHICH ALLEGEDLY HELD INFO ON THE HEARST CASE. THESE

MEETINGS TOOK PLACE AT AIRPORTS AND HOLIDAY INNS AND NEEL WOULD

XEROX THEM AND PETURN THEM TO THE "YOUNG CLERK".

JHAT SINCE THE CONVERSATION CENTERED ABOUT FRI INFO, HE WAS

UNDER THE IMPRESSION THAT IT WAS A "BUREAU CLERK" BUT HE COULD

MOT SMEAR TO IT. HE MAY HAVE MISLED THE TAMPAK SAS WITH THE STATEMENT " A YOUNG FBI CLERK."

HEEL STATED HIS GIPL FRIEND, CHRIS THOUGHT SHE WAS GOING TO HAVE A SUPER VACATION AND ENDED UP TYPING UNTIL 3:00 OR 4:00 AM. NEEL SAID THIS INFO

25 P

**等** IP 7-1360 PAGE FOUR WAS IN BAILEY'S KNOB HILL APT.



### FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

	Page(s) withheld entirely at this location in the file. One or more of the followindicated, explain this deletion.	ing statements, where		
Ø	Deleted under exemption(s) <u>h7D</u> material available for release to you.	with no segregable		
	Information pertained only to a third party with no reference to you or the subject of your request.			
	Information pertained only to a third party. Your name is listed in the title only.			
	Document(s) originating with the following government agency(ies)			
	Page(s) withheld for the following reason(s):			
	For your information:			
	The following number is to be used for reference regarding these pages:			



IP 7-1369 PAGE SIX

BATES, HAT THERE WAS A SUM OF \$5,000 PAID, AND THE FACT
ANNOT SWEAR IT IS AN FBI EMPLOYEE THAT FURNISHED THE
INFO, COUPLED WITH NEEL'S PUPPYDOG AND HERO WORSHIP ATTITUDE
TOWARD F. LEE BAILEY, IT IS FELT BY THE INDIANAPOLIS OFFICE
IS BEING TRUTHFUL AND NEEL DAD MAKE STATEMENTS
CONCERNING HIS INVESTIGATION IN SAN ERACISCO. IT IS ALSO
FELT THAT THESE STATEMENTS WERE NOT MADE CONCERNING AN FBI
CLERK BUT A POLICE SOURCE AND THE INFO RECEIVED BY NEEL WAS
DISSEMINATION MEMORANDA TO LOCAL PDS.

NO FURTHER INVESTIGATION GOING TO BE CONDUCTED BY
INDIANAPOLIS UNLESS SPECIFICALLY REQUESTED BY SAN FRANCISCO
AND JOR THE BUREAU.

FBI HEADQUARTERS CONTACTING SAN FRANCISCO CONCERNING ADDITIONAL INVESTIGATION NEEDED IN ORDER TO RESOLVE THIS MATTER.

FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION

> MAR 26 1975 TELETYPE

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SF 453 NR WWI SE CODE 945 AM UNGENT 3-26-76 MS TO DIRECTOR (7-15200) INDIANAPOLIS (7-1360) TAMPA (7-455)

FROM SAN FRANCISCO (7-355)

ATIN: GID 4 - INTD

HEARNAP, 00: SF

RE INDIANAPOLIS TEL TO BUREAU MARCH 25, 1976, AND BUTELCALL TO SAN FRANCISCO MARCH 26, 1976.

IN ORDER TO CLARIFY THIS MATTER, INDIANAPOLIS IS REQUESTED TO INTERVIEW NEEL'S GIRL FRIEND, CHRISTINE A. KEMPER, AND IF POSSIBLE UTILIZE THE POLYGRAPH DURING THE INTERVIEW.

END

REC 12/1/200

TT JUN 14 1975

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NR 011 IP PLAIN

10:17 PM WITLE 3/26/76 KPK

TO DIRECTOR (7-15200)

SAN FRANCISCO (7-855)

FROM IND/ANAPOLIS (7-1360)

ATTN: GID AND INTD

HEAR NAP. UG: SAN FRANCISCU.

RE SAN FRANCISCO TEL TO BUREAU, INDIANAPOLIS AND TAMPA,

MAR CH 26, 1976.

CHRISTINE A. KEMPER HAD APPEARED AT FBI, INDIANAPOLIS,
INITIALLY WITH JAMES A. NEEL ON MARCH 22, 1976, AT WHICH TIME SHE
DECLINED TO BE INTERVIEWED.

ENTERVIEWED.

END.

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REC 12 7-15200 \_7697X

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PLS HOLD

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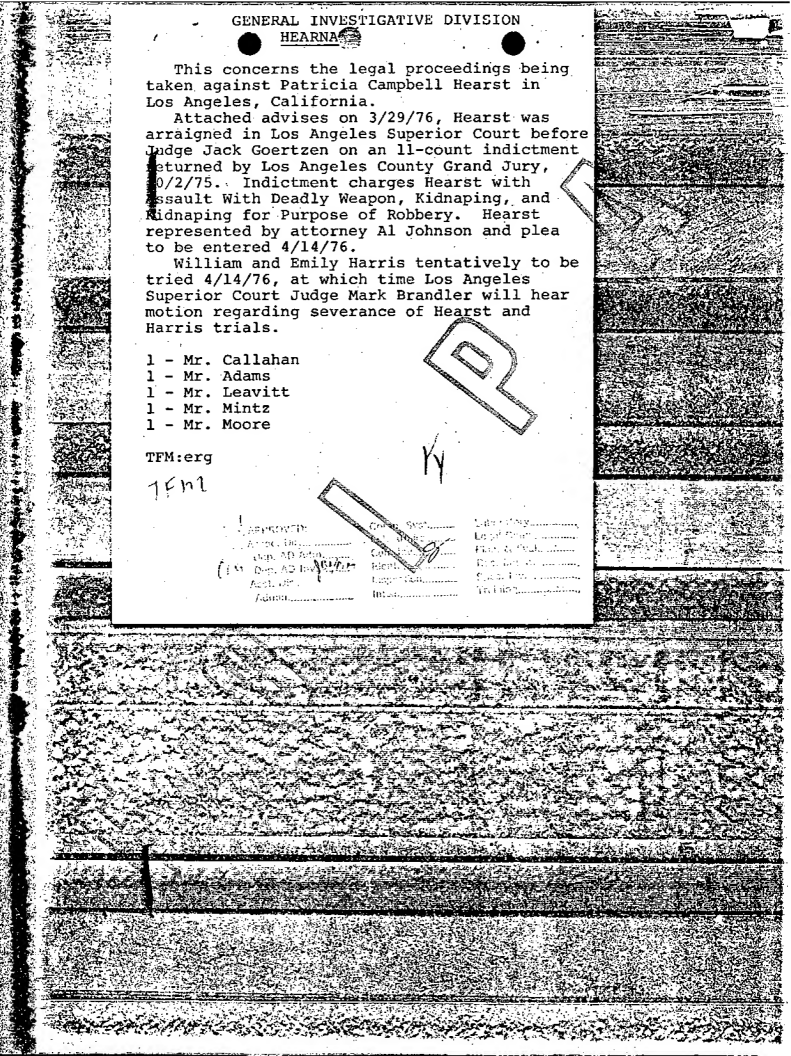
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FROM LOS ANGELES (7-1627) (P)

SAN FRANCISCO (7-855)

729PM NITEL 3/29/76 ANR

TO DIRECTOR (7-15200)

ATTN: GID, INTD & OFFICE OF LEGAL COUNSEL HEARNAP. OO: SAN FRANCISCO.

LOS ANGELES TRIAL OF PATRICIA CAMPBELL HEARST

AND WILLIAM AND EMILY HARRIS

CN MARCH 29, 1976, PATRICIA CAMPBELL HEARST WAS ARRAIGNED

AN ELEVEN COUNT INDICTMENT RETURNED BY THE LOS ANGELES COUNTY

SRAND JURY OCTOBER 2, 1975. THIS INDICTMENT CHARGES HEARST

WITH ASSAULT WITH A DEADLY WEARON, KIDNAPING AND KIDNAPING FOR HEARST

PURPOSE OF ROBBERY. MEARSY REPRESENTED BY ATTORNEY AL JOHNSON.

NO PLEA ENTERED AND MATTER CONTINUED TO APRIL 14, 1976.

LOS ANGELES SUPERIOR COURT JUDGE MARK BRANDLER DENIED

MOTION TO POSTPONE WILLIAM AND EMILY HARRIS IRIAL FOR ONE YEAR

EX-113

BECAUSE OF PREJUDICIAL PRE-TRIAL PUBLICITY. HE SET A TENTATIVE TRIAL

REC-81

CAPR 2 1976

AND HEARST AND HARRIS TRIALS.

APR 2 1976

BUREAU AND SAN FRANCISCO WILL BE WILL BE KEPT ADVISED OF PERTINENT DEVELOPMENTS.

**END** 

3 4 APR 2 6 1976

6-8



#### FEDERAL BUREAU OF INVESTIGATION Washington, D. C. 20535

C, San Francisco (7-855)

From: Director, FBI

FBI FILE NO.

LAB. NO.

D-760322027 PF

Re/

00:

Examination requested by:

San Francisco

Reference:

Airtel dated 3/17/76

Examination requested:

Document

Remarks:

For your assistance, similarities observed indicate that the Wilder, Kilgore and Josephine Soliah signatures on Qc2325 are legitimate. Also similarities were observed in comparing the Kathleen Ann Soliah signature with the limited known signatures of KATHLEEN SOLIAH. Although, the possibility cannot be eliminated that JOSEPHINE SOLIAH might have also signed Kathleen Soliah's name.

Enclosures (2) (2 Lab report)

EX-115 REC-81 7-15 200 76

a APR 2 1976

ADMINISTRATIVE PAGE

MAILED 2

R 2 9 1976



## REPORT of the





## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To

AC, San Francisco (7-855)

March 29 . 1976

FBI FILE NO.

7-15200 :76 99

LAB, NO.

D-760322027 PF

Re:

**HEARNAP** 



Specimens received

3/22/76

Qc2322 Photocopy of first page of four-page communique bearing writing beginning "Those who call us terrorists..."

Qc2323 Photocopy of second page bearing typewriting beginning "Let me tell you about..."

Qc2324 Photocopy of third page bearing typewriting beginning "fully comprehended and supported the need..."

Qc2325 Photocopy of fourth page bearing typewriting beginning "We are presently being...." and bearing the signatures "Kathleen Ann Soliah," "Josephine Soliah," "Bonnie J. Wilder" and "Jim Kilgore"

Result of examination:

Qc2322 through Qc2325 were not associated with material maintained in the Anonymous Letter File, which includes similar type items previously submitted in this case. Appropriate copies have been added to this file.

agë 1

(Over)

A definite conclusion was not reached whether the questioned writing on Qc2322 through Qc2325 was prepared by JAMES KILGORE, writer of K123 previously submitted in this case and item K2 previously submitted in case caption TEVEN FREDERICK SOLIAH; ET AL; CROCKER BANK 5746 MARCONI AVENUE, CARMICHAEL, CALIFORNIA, 4/21/75, BR", by BONNIE JEAN WILDER, dated of birth 3/3/47, whose signature appears on a single fingerprint card, or any of the following persons whose writing was submitted in the above-mentioned Crocker Bank case; JOSEPHINE SOLIAH, Kcl and K4 or KATHLEEN SOLIAH, K3, due to the presence of unexplained variations, the lack of sufficient clarity in the submitted photocopies and the limited amount of known writing.

The script style of typewriting on Qc2322 through Qc2325 correspond to Laboratory standards for an IBM elite style of type, spaced twelve characters per horizontal inch. The remaining typewriting on these items also correponds to an IBM elite style of type, also spaced twleve characters per horizontal inch. No items previously submitted in this case were found to correspond to these IBM styles of type.

Qc2322 through Qc2325, which have been photographed, are retained.

Page 2 D-760322027 PF COMMUNICATIONS SECTION

WK TO AND

HAR 0 1 1976

NR002 PH CODE

320 PM MITEL MAR. 3, 1976 DCC

TO:

DIRECTOR

FROM:

PHILADELPHIA (157-9445) (SQ11) (P)

ELSUR; JAY WEINER; BUDED: MARCH 8, 1976

RE BUREAU AIRTEL TO LOS ANGELES, JULY 10, 1975.

(A) JAY WEINER WAS NOT PRESENT AT OR A PARTICIPANT IN CONVERSATIONS OVERHEARD IN ANY ELECTRONIC SURVEILLANCE BY THE PHILADELPHIA DIVISION.

(B) (C) (D) AN ELECTRONIC SURVEILLANCE WAS NOT CONDUCTED
ON ANY PREMISES OF WHICH JAY WEINER WAS THE OWNER, LESSEE, OR
LICENSEE. THIS INCLUDES CONSENSUAL SURVEILLANCE AS WELL AS TITLE
III OF PUBLIC LAW 90-351.

- (E) INFORMATION FROM SUCH DEVICE WAS NOT DISSEMINATED IN ANY MANNER TO ANY OTHER AGENCY CONCERNING JAY WEINER.
- (F) INFORMATION FROM SUCH DEVICE DID NOT APPEAR DIRECTLY
  OR INDIRECTLY IN ANY REPORTS MADE IN REFERENCE TO JAY WEINER BY
  THE PHILADELPHIA OFFICE.

IND.

END

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Asst. Dir.:

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NRØZINY CODE CN NY825

TELETYPE

1:08AM UR ENT FEBRUARY 20, 1976 GAB

TO: DIRECTOR, FBI AND SAC'S

WEW HAVEN

PHILADELPHIA

SAN FRANCISCO

FROM: ADIC, NEW YORK

HEARNAP (20: SAN FRANCISCO)

PAUL K. HOCH SM-SLA

REF NY TEL FEBRUARY 19, 1976 CAPTIONED PAUL HOCK AND NY TEL CALLS TO SAN FRANCISCO, PHILADELPHIA, AND NEW HAVEN.

ON THIS DATE NYO LOCATED RURAL FARMHOUSE ON CREAMERY ROAD,

JEFFERSONVILLE, NEW YORK WHICH IS BELIEVED TO HAVE HOUSED HEARNAP

EUGILIVES, AND MICKY AND JACK SCOTT.

THIS FARMHOUSE IS IN A REMOTE AREA AND IS DESCRIBED AS A ONE ROOM DWELLING RECENTLY BUILT OVER A DEFUNCT MILK CREAMERY LOCATED IN MOUNTAINN OUTSIDE JEFFERSONVILLE NEW YORK. FARMHOUSE IS PRESENTLY DESERTED AND IS OSCUPLED ONLY AS WEEKEND RESIDENCE BY CWNERS. ELLIOT AND IRA WERENBERG.

61C

EX-376

MEIGHBORHOOD INVESTIGATION ABOVE FARMHOUSE MOTES NERENBERG'S-TO
BE AFTORNEYS AT LAW AND NEIGHBORS IDENTIFIED RED VOLKSWAGON
BECONGING TO WENDY YOSHIMURA AT ABOVE FARMHOUSE. MYO INDICES NEGATIVE
RE: ELLET AND IRA NERENBERG. MYO RECIPIENT OF NUMEROUS PRESS
INQUIRES RE: LOCATION OF FARMHOUSE.

8 4 APR 9 1976

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PAGE TWO NEW YORK

LEADS

NEW HAVEN RE: TEL CALL REQUEST ELLIOT AND IRA NERENBERG BE INMMEDIATELY INTERVIEWED AND CONSENT TO SEARCH FARMHOUSE BE OBTAINED. NEW HAVEN TELEPHONICALLY ADVISE NYO OF RESULTS.

PHILADELPHIA, IMMEDIATELLY ADVISE USA HARRISBURG, PA. RE:
ABOVE DEVELOPMENTS IN VIEW OF GRAND JURY PROCEDINGS IN HEARNAP.
INVESTIGATION CONTINUING NEW YORK.

E N D



## Memorandum

。 Mr. Cochran 東方道

FROM

J. Stack William

SUBJECT: HEARNAP

## - DATE: April 5, 1976

1-Mr. McDermott (Attn: Mr. Brady)

1-Mr. Cochran

1-Mr. Smith

1-Office, Pm. 3266

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#### Purpose:

This is to recommend that the attached two boxes be filed as bulky enclosures to cantioned file.

Recommendation:

That this memorandum be forwarded to the Records Hanagement Division for appropriate processing.

#### Details:

The enclosed two boxes contain intra-Laboratory Chain of Custody Records, Laboratory worksheets of examiners in the Physic Chemistry Section, photographs and other referenced-type material which will only be needed in connection with subsequent court trials.

SEMEN 6 APR 8 1976 The boxes do not contain any original correspondence or original enclosures to official Pureau Correspondence.

7-15200

FPS:bp

RAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION :

MAR 0 3 1976.

SF NR 774

TELETYPE

NR 013 F CODE

6:05PM TITEL MARCH 3, 1976,

DIRECTOR TO:

FROM: SAN FRANCISCO (66-672B)

ELSUR, JAY WEINER. BUDED: 3/8/76-

RE BUAIRTEL 7/8/75, SF NITEL 7/10/75, AND BUAIRTEL 3/1/76. CONCERNING JAY WEINER, THE SPECIAL AND GENERAL INDICES

OF THE SAN FRANCISCO OFFICE FAILED TO REFLECT THAT INDIMEDUAL (A) WAS PRESENT AT OR PARTICIPATED IN ANY CONVERSATION OVERHEARD ON

AN ELECTRONIC SURVEILLANCE CONDUCTED BY THE: OFFICE, NOR (B) HAS

HE EVER BEEN THE OWNER, LESSEE, OR LICENSEL OF ANY PREMISES ON

WHICH THIS OFFICE HAS HAD AN ELECTRONIC SURVEILLANCE. IN VIEW

OF THE FOREGOING, ITEMS (C) THROUGH (F) ARE NOT APPLICABLE.

NEITHER WEINER NOR ANY PREMISES IN WHICH HE HAD PROPRIETARY

INTEREST HAVE BEEN THE SUBJECT OF ANY LAWFUL ELECTRONIC SURVEILLANCE.

NO SUCH SURVEILLANCE HAS BEEN CONDUCTED PURSUANT TO THE

PROVISIONS OF TITLE III OF PUBLIC LAW 90-351.

END

Dep.-A. Dep.-A.D.-Inv Asst. Dir.: Admin. .\_ Comp. Syst. Table Same Files & Com . Gen. lav. Ident. Inspection Inteli. Laboratory Plan & Eval Spec. Inv. Training Legal Coun. Telephone Rm. Director Sec'y

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TEDERAL DURI AN OF INVESTIGATION COMMUNICATIONS SECTION

NR 016 LA PLAIN

4:40 PM NETEL 3-4-76 SMA

TO DIRECTOR

FROM LOS ANGELES (94-4308)

ELSUR JAY WEINER, BUDED MARCH 8, 1976.

TELETYPE

RE BUREAU AIRTEL TO LOS ANGELES, ET AL, MARCH 1, 1976.

A REVIEW OF THE ELSUR INDICES OF THE LOS ANGELES
OFFICE REVEALED THAT JAY WEINER WAS NOT THE SUBJECT OF
NOR WAS HE IDENTIFIED AS A PARTICIPANT IN A CONVERSATION
MONITORED BY THE LOS ANGELES OFFICE.

AN ELSUR WAS NOT INSTALLED ON ANY PREMISES KNOWN TO BE OWNED, LEASED, OR LICENSED BY JAY WEINER.

WEINER HAS NOT BEEN THE SUBJECT OF, OR IDENTIFIED AS A PARTICIPANT IN ANY CONVERSATION MONITORED BY ANY LAWFUL ELSUR WHERE ONE OF THE PARTIES CONSENTED TO THE SURVEILLANCE OR WHERE THE SURVEILLANCE WASYCONDUCTED PURSUANT TO THE PROVISIONS OF PUBLIC LAW 90-351, NOR IS HE KNOWN TO HAVE ANY PROPRIETARY INTEREST IN ANY PREMISES

WHICH WAS THE SUBJECT OF SUCH A SURVEILLANCE.

END

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COMMUNICATIONS SECTION

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R 065 PD PLAIN

2:30 PM WITEL MARCH 5 1976 &#&GHG

TO:

IRECTOR

FROM:

ADRILAND (66-776)

ELSUR

JAY WEINER; BUDED MARCH 8, 1976.

RE BUREAU AIRTEL TO LCS ANGELES, ET AL, DATED MARCH 1, 1976.

PORTLAND HAS SEARCHED ELSUR RECORDS AND HAS RECEIVED NO INFORMATION WHATEVER RELATED TO SUBJECT JAY WEINER DIRECTLY

OR INDIRECTLY FROMM SUCH A SOURCE, NOR HAS PORTLAND DISSEMINATED

ANY SUCH INFORMATION.

ENND

EMS FEIHO ACN PLS HOLD FOR TWO

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COMMUNICATIONS SECTION

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11:55 A: URGENT 3/8/76 CJG

TO DIRECTOR, FBI

FROM SACRAMENTO (66-179 SUB A)

EL SUR.

JAY WEINER.

RE BUREAU AIRTEL TO LOS ANGELES, MARCH L. 1976.

REVIEW OF SACRAMENTO ELSUR FILES REVEALS THE FOLLOWING:

A. NO

B. NO

C. N/A

D. N/A

É. N/A

F. N/A

END.

AJN FBIHO CLR TU

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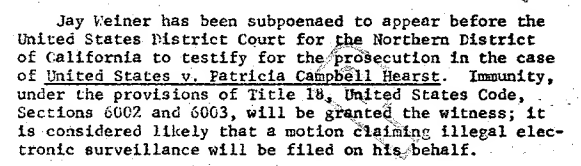
THE pho

Assistant Attorney General March 15, 1976 Criminal Division Mr. David H. Hopkins Attention: rector, FBI (7-15200) JAY WEINER ELECTRONIC SURVEILLANCE Reference is made to your memorandum dated February 19, 1976, RLT:ALH:GLG:DHH:mlm, 177-012, requesting electronic surveillance information on captioned individual, and this Bureau's memoranda dated April 28, 1975, and July 16, 1975, captioned as above. On the basis of identifying data provided by the Department concerning Jay Weiner, a review has been made of appropriate records. He was not the target of an electronic surveillance nor were any of his conversations monitored by an electronic device of the Further, this Bureau did not maintain any electronic surveillance on premises which were known to have been owned, leased, or licensed by him. It is suggested that other Federal investigative agencies be contacted to determine if they had coverage of the subject. 1 - Bufile 62-318 NOTE: Above individual's name was cleared with SA Michael Jeweler, Intelligence Division. JLS:1rb ŚMYTHE, ROOM 3067, JEH. RETURN TO MR (5) EX 103 REC. 15 7-1-200-7707 stoc. Dir. Dep. AD Adm. \_ Dep. AD Gry. MAR 31 1976 Lear. Dieff Comp. Syail Ext. Affeira Files & Com. Gen. Inv. Inspection intell. Laboratory Legal Court Plan. & Eval. Sooc. Inv. TELETYPE UNIT [

Director Federal Bureau of Investigation

Rechard L. Thornburgh Assistant Attorney General Criminal Fivision

Jay Meiner



In order to meet this challenge it is essential we be furnished with all electronic surveillance available to you regarding Jay Weiner. Therefore it is requested that we be advised if he has been overheard onlany electronic surveillance or if any premises known to be owned, leased, or licensed by him have been monitored during the course of any electronic surveillance conducted by your Service. This information should include any surveillance where he may have consented thereto, as well as any surveillance conducted pursuant to Title III of Public Law 90-351.

Mr. Leiner, born July 2, 1954 at Philadelphia, Pennsylvania, resides at 1102 Elbridge Street, Philadelphia, Pennsylvania.

Please address your response to Mr. Alfred L. Hantman, Acting Chief, General Crimes Section, Criminal Division, Attention: Mr. David H. Hopkins. In view of the time limits involved, it would be appreciated if you would telephonically contact Mr. David H. Hopkins, 739-4439, upon completion of your response so that arrangements can be made for a messenger to pick up the response from your bureau.

February 19, 1976

RLT:ALH:GLG:DHH:mlm

COMMUNICATIONS SECTION

APR 0 7 1976

TELETYPE

SF 7-7

NR DWZ SF CODE

12:30 PM URGENT 4/7/76 JHK

TO DIRECTOR (7-15200)

FROM SAN FRANCISCO (7-855)

ATTN: OFFICE OF LEGAL COUNSEL

Headnar ou: San Francisco

RE: MICHAEL ALEXANDER BURTIN, EM-SLA, OO: SF

IN REGARD TO THE PROBATION REVOCATION HEARING ON MICHAEL BOXXIII
BEING HELD IN ALAMEDA COUNTY, SAS MONTE A. HALL AND LOUIS F. CAPUTO,
JR. ON APRIL 6, 1976 WERE SERVED WITH SUBPOENAS DIRECTING THEM
TO APPEAR IN SUPERIOR COURT IN ABAMEDA ON APRIL 9, 1976 AS WITNESSES
FOR THE DEFENDANT. WHILE IT IS UNKNOWN EXACTLY WHAT TESTIMONY
WILL BE TAKEN BY THE DEFENSE ATTORNEY, IT IS BELIEVED THAT THIS
RELATES TO OUR INVESTIGATION TO INTERVIEW MICHAEL BORTIN IN COUNECTION WITH THE HEARST CASEREC.:2

AJSA F. STEELE LANGFORD, SAN FRANCISCO, WAS CONTACTED REGARDING THIS MATTER AND ADVISED THAT HE AUTHORIZED THE ABOVE AGENTS RESPONDING TO THE SUBPORTA AND TESTIFYING. UACH SAS HARL AND CAPUTO WILL

APPEAR AS DIRECTED BY THE SUBPOENA

END

8 4 APR 2 0 1976

Dep.-A.D.-Adm Dep.-A.D.-Inv. Asst. Dir Admin. Comp. Syst. Ext. Affairs Files & Com. Gen. law. Lilent Inspection Plan & Eval Spec Inv. Training Leval Coun. Telephone Rm. Director Secty



## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

3	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.		
K	Deleted under exemption(s) 67C with no segregable material available for release to you.		
	Information pertained only to a third party with no reference to you or the subject of your request.		
	Information pertained only to a third party. Your name is listed in the title only.		
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you		
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.		
	Page(s) withheld for the following reason(s):		
	For your information:		
Ø	The following number is to be used for reference regarding these pages:  7-/5200-7709		

XXXXXX XXXXXX XXXXXX CALIFORNIC CONTROL NO. 100
MAY 1962 100100H
GSA 19648 GAI CERU 101-41.6
UNITED STATES GOVERNMENT

## Memorandum

то :Mr. Gallagher

FROM : B. H. Cooke

R

SUBJECT: HEARNAP



l - Mr. Callahan

1 - Mr. Adams

1 - Mr. Jenkins DATE: 4/12/76

l - Mr. Gallagher

1 - Mr. O Connell

1 - Mr. Cooke

1 - Mr. D. Kelly

1 - Each Assistant

Ent. Allow Files & Dam Gen. Investion Inspection Intell. Laboratory Legal Coun. Plan. & Eval. Spec. Inv. Training Training

Dep. AD Adm

<u>PURPOSE</u>: To provide information regarding sentencing of Patricia Campbell Hearst this date.

SYNOPSIS: On 4/12/76, U. S. District Judge Oliver J. Carter committed Patricia Campbell Hearst to the custody of the Attorney General for the maximum sentence prescribed by law (35 years), and ordered a study by the Bureau of Prisons (BOP) under Title 18, Section 4208(b)., U. S. Code. Under provisions of this Statute, Miss Hearst will be brought back before the court in three months and the results of BOP study and recommendation would be considered by Judge Carter. Judge Carter stated that although he intended to reduce the sentence at that time, he would not entertain a suspended sentence or probation.

U. S. Attorney, San Francisco, is contacting
Department of Justice regarding immunity for Miss Hearst in
other Federal violations, including Bank Robbery and Bombing
Matters. If immunity granted, she will be interviewed at
San Francisco. This interview will be initiated by SAC Charles
Bates until Special Agents fully knowledgeable with the pertinent
Federal violations assume full interview responsibilities.
The question of immunity is being pursued with Departmental
Attorney Brandon Alvey by General Investigative Division.

RECOMMENDATION: For information.

DEL Arbor (19)

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Ext. Affairs

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CONTINUED - OVER

DEL Arbor (19)

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

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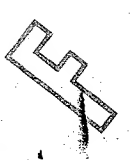
Laboratory.

- <u>1531</u>

Memorandum to Mr. Gallagher RE: HEARNAP

DETAILS: On 4/12/76, Assistant Special Agent in Charge Joseph McFarland, San Francisco, telephonically advised that U. S. District Judge Oliver J. Carter had committed Patricia Campbell Hearst to custody of the Attorney General for the maximum sentence prescribed by law (35 years) and ordered a study by the BOP under Title 18, Section 4208(b), U. S. Code. Under provisions of this Statute, Miss Hearst will be brought back before the court in three months and the results of BOP study and recommendation would be considered by Judge Carter. Judge Carter stated that although he intended to reduce the sentence at that time, he would not entertain a suspended sentence or probation.

USA, San Francisco, is contacting Department of Justice regarding immunity for Miss Hearst in other Federal. violations, including Bank Robbery and Bombing Matters. If immunity granted, she will be interviewed at San Francisco. This interview will be initiated by SAC Charles Bates until Special Agents fully knowledgeable with the pertinent Federal violations assume full interview responsibilities. The question of immunity is being pursued with Departmental Attorney Brandon Alvey by General Investigative Division.



COMMUNICATIONS SECTION

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SF<sub>2</sub> 397

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2:51 PA NITEL 4/9/76 MCC

TO 「DIRECTOR (7-152回题)

FRUM SAN FRANCISCO (7-655)

ATTH GID, INTO, AND OFFICE OF LEGAL COUNSEL

HEARDAP, UU SAN FRANCISCU

RE TRIAL OF WENDY YOSHIMURA

RE SAN FRANCISCO TELETYPE TO BUREAU APRIL , 1976.

AS SET FORTH IN REFEL, TESTIMONY IS TO BE GIVEN ON THE MOTION TO SUPPRESS IN THE YOSHINURA TRIAL ON APRIL 12, 1976.

ON APRIL 9, 1976 JAMES LARSON, ATTORNEY FOR WENDY
YOSHIMURA, TELEPHONICALLY ADVISED THIS OFFICE THAT HE PLANS ON
SUBPOENAING SAS LEO S. BRENNEISEN, RAYMOND M. CAMPOS,
LARRY D. TERBUSH, AND PATRICK J. WEBB. MR. LARSON WOULD NOT
CY.115

INDICATE EXACTLY WHAT QUESTIONS HE WAS TOTAL TO ASK THESE INDIVIDUALS BUT DOWNOUSLY IT WILL BE ABOUT THE ARRESTS AND

THE EVIDENCE AT 200 PRECITA, 625 MORSE, SAN FRANCISCO, AND

401 IRVINGTON, DALY CATY.

THIS MATTER WAS DISCUSSED WITH CHIEF ASSISTANT U.S. ATTORNEY

STEELE LANGFORD AND HE STATED HE WOULD AUTHORIZE THESE

LODINA DUALS TESTIFYING IN SUPERIOR COURT IN ALAMEDA COUNTY IN

THIS MATTER UACE, IF SUBPOENAED, THE AGENTS WILL RESPOND AND

TESTIFY

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Director Sec'y

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23 APR 14 1976

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#### FBI

Date: 4/1/76

Transmit the following in					
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	TO:	DIRECTOR, FBI (7-15200)			
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	FROM:	SAC, SAN FRANCISCO (7-855)(P)	BERTIN		
	SUBJECT:	CHEARNAP			
		00: SF			
` .					
		ReBuairtel to SF, 10/17/75.	· · · · · · · · · · · · · · · · · · ·		
		RE: FIREARMS LOCATED AT 288 PRECITA AVENUE			
	• ]	AND 625 MORSE STREET/WILLIAM CANN POLICE KILLING	$\wedge \wedge$		
		ResFairtel to Bureau, 9/26/75.			
		ReBuairtel set forth in first paragraph that	due		
	to diffe	rence inrifling configuration, the .30 carbine from the WILLIAM CANN police killing case coul	caliber d not		
İ	have bee	n fired from the .30 caliber carbines recovere	d at		
	the abov	e address.			
	67C	, Union City, Californi	.a		
	Police D	epartment, advised on 3/24/76, that Criminalist III, Alameda County, California C	rime		
	1,330013150	ry Pleasanton, California, has advised that i	n '		
	his onin	ion the bullet that killed Chief CANN came from ber Plainfield rifle.	ma 7710		
	.30 Call	n== ==1/	1112		
	A (2) Burns	-A-1011			
4	21- Bure 3- San	Francisco B APR 7	376		
	(1 -	184-31) (WILLIAM M. CANN, COP, UCPD)			
	RJM/jr		On		
		1 the second sec	22/		
		21577	<b>刻</b> 、		
		V Comment of the comm	CME		
2	Annique		34 A		
	Approved:S	Special Agent in Charge			

SF 7-855 RM/jr

paragraph rour, wherein it was reported in line three that the fifth carbine is rifled with 12 grooves, right twist.

stated that in conversation with and others it appears that the 12 grooves referred to could have possibly been six lands and six grooves, totaling the number 12.

advised that he would appreciate it if the fifth carbine could be rechecked ro the rifling and also he would like to know if the fifth rifle was a plainfield.

In view of the above it is requested that the fifth carbine referred to in Buairtel to San Francisco, 10/17/75, be identified as to type and model and complete description of rifling.

In your replies please make copy for San Francisco file 184-31 which is San Francisco's main file on the murder of Chief CANN.

1 - Office 1 - Mr. Sibert

To:

SAC, San Francisco (7-855)

April 8, 1976

From:

Director, FB1 (7-15200)- 7713

HEARNAP

00: San Francisco

Reference San Francisco airtel to Bureau, April 1, 1976.

RE: FIREARMS LOCATED AT 288 PRECITA AND 625 MORSE STREET/WILLIAM CANN POLICE KILLING

The fifth carbine described in Buairtel, dated October 17, 1975, was a .30 Carbine caliber Universal carbine, Serial Number 17687. This carbine was listed as specimen Kl41 in Laboratory report PC-M2246 PR PU JA, dated December 6, 1975, and was described on pages 8, 9, and 10 of that report. This carbine is a commercial version of the .30 Carbine caliber U.S. carbine, Model Ml. The barrel of this carbine is rifled with twelve lands and grooves, right twist (land width = .040 inch, groove width = .040 inch).

The barrels of Plainfield carbines are rifled with six grooves, right twist (land width = .048 inch, groove width = .105 inch). Therefore, the bullets from the WILLIAM CANN police killing case could not have been fired from the above-described Universal carbine.

1 - San Francisco (1 - 184-31) (William M. Cann, COP, UCPD)

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BUREAU OF INVESTIGATION

Washington, D. C. 20537

REPORT

April

IDENTIFICATION DIVISION

LATENT FINGERPRINT SECTION

YOUR TILE NO. FBI FILE NO. 👵

100-7622

100-484936

LATENT CASE NO. B-28203

TO: SAC, Sacramento

RE: UNSUB. AKA DENISE MARIE TAYLOR; SM - FI: HEARNAP

REFERENCE: Letter 3/23/76 and Bucal 3/26/76

EXAMINATION REQUESTED BY: Sacramonto

SPECIMENS:

Identification card application signed Denise Taylor bearing right thumbprint (processed prior to receipt)

Per information telephonically furnished by ASAC Walter A. Weiner, latent impressions appearing on specimen need not be evaluated for identification purposes, inasmuch as inked impression of the right thumb eveilable for comparison purposes.

Inked print not identical fingerprints of the following individuals:

> Denise Marie Taylor, FBI MOT PER 5/25/55, Portland, Oregon PD Nancy Joan Barrett, FDI #5128AY96 1976

(Continued on make page)

San Francisco (100-79777) (1 - 7-855)

)# Bufile (7-15200)

DFM:vls (7)

Clarence M. Kelley, Director

THIS REPORT IS FURNISHED FOR OFFICIAL USE ONLY.

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Spec. Inv.

AC. Sacramento

April 5, 1976

Andrea Lisa Behr, FBI #231638L7
Emily Montague Harris, FBI #325804L2
Patricia Campbell Hearst, FBI #325805L10
Patricin Jean McCarthy, FBI #887196J1
Josephine Narie Soliah, born 3/6/51, in
Minnesota
Kathleen Ann Soliah, FBI #31478J9
Emily J. Toback, born 1/13/49 (47), in
New York
Margaret Mary Turcich, FBI #952328K5
Bonnie Jean Wilder, FBI #460546L6
Wendy Masako Yoshimura, FBI #3754L8

Thumbprint searched in appropriate sections of single fingerprint file, but no identification effected.

Basis available information, no fingerprint record located Identification Division files for Dorothy Elizabeth Fasthorse.

Specimen enclosed.



Page 2 LC 48-28203

FEDERAL BUREAU DE HAVESTIGATION. COMMUNICATIONS SECTION

APR 15 19/0

NR 001 SC PLAIN

9:45 AM PER ENT 4/12/76 CJG

0: DIRECTOR (7-L5200)

SAN FRANCISCO (7-855)

FROM: SACRAMENTO (7-203) (P)

ATTN: LEGAL COUNSEL

HEARNAP 00: SAN FRANCISCO.

RETRIAL OF WENDY YOSHIMURA.

RE SAN FRANCISCO TEL TO BUREAU APRIL 7, 1976; SACRAMENTO TELCALL TO SAN FRANCISCO APRIL 9, 1976; SAN FRANCISCO TELCALL TO SACRAMENTO APRIL 9. 1976.

USA DWAYNE KEYES, EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO, CONTACTED AND ADVISED WAS A GREEABLE TO HAVING SA JOHN W. BAKER, JR. TESTIFY; HOWEVER, HE DID NOT WANT ORIGINAL CONSENT TO SEARCH FORM ENTERED INTO STATE COURT. KEYES DESIRED TO KEEP ORIGINAL CONSENT FORM AVAILABLE FOR FEDERAL COURT IN CURRENT TRIAL OF STEVEN SOLIAH FOR BANK ROBBERY.

SAN FRANCISCO ADVISED IN RETELCAL DISTRICT ATTORNEY, ALAMEDA COUNTY, AGREEABLE TO ENTERING CERTIFIED COPY OF CONSENT TO SEARCH FORM.

SA BAKER WILL TESTIFY IN STATE COURT, ALAMEDA COUNTY, RETAINS MATTER, UACB.

END .

MDP FBIRQ

84 APRZ 9 1976 V DIV

Fers. Rec. 5

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DO

This concerns the interview of Patricia Hearst and the informal granting of limited immunity to Patricia Hearst by the Department of Justice, which granting is to be

Attached San Francisco teletype advises U. S. Attorney informed our San Francisco Office of the above immunity and interview of Hearst was conducted 4/12/76 (from 2:40 p.m to 6:00 p.m.), concerning her knowledge of robbery of the Crocker Bank, Carmichael, California, on 4/21/75.

Present during interview were SAC Charles W. Bates, ASAC Lawrence G. Lawler, and Special Agent Monte A. Hall in the presence of Assistant U. S. Attorney F. Steele Langford (acting as representative for U. S. Attorney Dwayne Keyes, Sacramento, California), and Hearst defense attorneys F. Lee Bailey and Albert Johnson.

Hearst advised Steven Soliah (bank robbery suspect) was outside of bank on the street during actual robbery and

Hearst also advised there was no intention to shoot anyone and that the woman killed during the robbery was accidentally shot by Emily Harris.

Additional details being set forth in FD-302. Interview with Hearst will continue 4/13/76, at San Mateo County Jail (to preclude press from determining Hearst is cooperating with authorities). SAC, ASAC, and Special Agent Hall will continue interviews until all information concerning Hearst's activities from 2/4/74, to 9/18/75, is obtained.

- l Mr. Callahan
- l Mr. Adams
- l Mr. Leavitt
- l Mr. Mintz
- 1 Mr. Moore

TFM:erg

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COMMUNICATIONS SECTION

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SF AR 575
NR 575
NR 575
SF CODE

9:45PM TITEL APRIL 12, 1976, MJE
TO: DIRECTOR, FBI (7-15200)

SACRÁMENTO

FROM:

5000

SÁN FRANCISCO (7-655) (P)

HEARNAP

RE PATRICIA HEARST INTERVIEW.

BASED UPON THE USA ADVISING THIS DEFICE THAT THE DEPARTMENT OF JUSTICE HAS INFORMALLY GRANTED PATRICIA HEARST LIMITED IMMUNITY, SUCH GRANT TO BE FORMALIZED IN THE IMMEDIATE FUTURE, SHE WAS INTERVIEWED CONCERNING HER KNOWLEDGE OF THE ROBBERY OF THE CROCKER BANK, CARMICHAEL, CALIFORNIA, APRIL 21, 1975, BY SAC CHARLES W. BATES,

PRESENCE OF AUSA F. STEELE LANGFORD ACTING AS A REPRESENTATIVE

OF USA DUAYNE KEYES, SACRAMENTO, CALIFORNIA, AND HER DEFENSE
ATTORNEYS F. LEE BALLEY AND ALBERT JOHNSON. THE INTERVIEW 1975
WAS CONDUCTED AT THE REQUEST OF USA KEYES TO IRON OUT

CONTRADICTORY STATEMENTS ATTRIBUTED TO HEARST CONCERNING
THE PARTICIPATION OF STEPHEN SOLIAH IN THE ABOVE-MENTIONED
BARY ROBBERY.

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8 4 APR 2 9 1976

PAGE TWO SE 7-850.

ACCURDING TO HEARST'S STATEMENT TO KEYES STEVE SOLIAH WAS

DURING INSTANT INTERVIEW PATRICIA HEARST WAS ASKED IF SHE HAD EVER TALKED TO HER MOTHER OR INDICATED TO HER IN ANY WAY WHO WAS IN THE CARMICHAEL ROBBERY.

DURING INTERVIEW HEARST INSISTED THAT STEVE SOCIAH WAS OUTSIDE OF THE BANK DURING THE COMMISSION OF THE RUBBERY.

WHILE THE PURPOSE OF THE INTERVIEW WAS TO IRON OUT THE CONTRADICTION THE INTERVIEW WAS CONDUCTED FROM TAPPHONIMATELY 2:40 P.M. TO 6:00 P.M. AND CONCERNED HISELF WITH ALL OF THE DETAILS KNOWN TO HEARST CONCERNING THE BANK ROBBERY. BASICALLY, SHE ADVISED THAT TWO WEEKS BEFORE THE ROBBERY A PLANNING SESSION WAS HELD WHEREIN WILLIAM HARRIS FADE ASSIGNMENTS FOR THE ROBBERY. THOSE ASSIGNMENTS WERE FOR EASILY HARRIS, KATHLEEN SOLIAH, JAMES

PAGE THREE

SF- 7-055

KILGORE, AND MICHAEL BURTIN TO ENTER THE BANK AND COMMITTHE RUBBERY. FURTHER, WILLIAM HARRIS AND STEVE SOLIAM WERE TO MAN A BACKUP CAR, A STOLEN MUSTANG, FOR THE PURPOSE OF CAUSING COVER FIRE IN THE EVENT THAT THE POLICE ARRIVED DURING THE RUBBERY. PATRICIA HEARST AND WENDY YOSHIMURA WERE TO DRIVE SWITCH CARS. HEARST ADVISED THAT ACCORDING TO CONVERSATIONS HAD AFTER THE COMMISSION OF THE RUBBERY THAT IT HAD GONE AS PLANNED EXCEPT THAT THERE HAD BEEN NO INTENTION TO SHOOT ANYONE DURING THE RUBBERY. HEARST CLAIMS THAT THE WOMAN KILLED DURING THE RUBBERY WAS ACCIDENTALLY SHOTGUNNED BY EMPLY HARRIS.

HEARST FURNISHED SOME ADDITIONAL DETAILS WHICH HAVE
BEEN TELEPHONICALLY SUPPLIED TO FBY, SACRAMENTO, AND USA KEYES.
THESE DETAILS ARE ALSO BEING SET FORTH IN AN FD-302 WHICH WILL
BE FURNISHED THE BUREAU AND SACRAMENTO.

INTERVIEWS WITH REARST WILL CONTINUE TOMORROW,
TUESDAY, APRIL 1276, AT SAN MATEO COUNTY JAIL. THE

PAGE FUTA SF 7-655

JAIL FACILITIES WILL BE USED TO PRECLUDE THE PRESS FROM
DBTAINING ANY INDICATION THAT HEARST IS COOPERATING WITH
AUTHORITIES. IT IS FELT THAT IF SHE IS TAKEN TO THE
FEDERAL BUILDING AT SAN FRANCISCO THE PRESS WILL ASSUME
THAT IT IS FOR THE PURPOSE OF COOPERATING WITH AUTHORITIES
SINCE SHE HAS NO OTHER REASON TO BE AT THE FEDERAL
BUILDING. THESE INTERVIEUS WILL CONTINUE TO BE CONDUCTED
BY SAC, ASAC, AND SA HALL

HEARST WILL APPEAR IN LOS ANGELES FOR THE PURPOSE
OF ENTERING A PLEA ON WEDNESDAY, ARRIL 14, 1976, RETURNING
TO THE SAN MATEO COUNTY JAIL THAT EVENING. THE INTERVIEWS
WILL RECOMMENCE IN THE A.M. ON THURSDAY, APRIL 14, 1976,
AT THE JAIL FACHENTIES AND CONTINUE UNTIL ALL INFORMATION
HEARST HAS CONCERNING HER ACTIVITIES FROM FEBRUARY 4, 1974,
TO SEPTEMBER 10, 1979, 13 OBTAINED.

END.

COMMUNICATIONS SECTION

MAR 2

SF NR 316

/NR 014 SF CODE

3:33PM NIEL MARCH 22, 1976, MJE

TO: DIRECTOR

FROM: SAN FRANCISCO (66-672B)

ELSUR, EMILY HARRIS; WILLIAM HARRIS; PLAINTIFFS, V. CHARLES W. BATES, INDIVIDUALLY AND OFFICIALLY, SAC, SAN FRANCISCO, CALIFORNIA, ET AL.

RE BUAIRTEL MARCH 19, 1976.

CONCERNING EMILY HARRIS AND WILLIAM HARRIS. THE SPECIAL

AND GENERAL INDICES OF THE SAN FRANCISCO OFFICE FAILED TO REFLECT

THAT THESE INDIVIDUALS (A) WERE PRESENT AT OR PARTICIPATED

IN ANY CONVERSATION OVERHEARD ON AN ELECTRONIC SURVEILLANCE

CONDUCTED BY THIS OFFICE, NOR (B) HAVE THEY EVER BEEN THE OWNER,

LESSEE, OR LICENSEE OF ANY PREMISES ON WHICH THIS OFFICE HAS HAD

AN ELECTRONIC SURVEILLANCE. IN VIEW OF THE FOREGOING, ITEMS (C)

THROUGH (F) ARE NOT APPLICABLE. NEITHER THE GHARRIS NOR ANY

PREMISES IN WHICH THEY HAD PROPRIETARY INTEREST HAVE BEEN THE

SUBJECT OF ANY DAWFUL ELECTRONIC SURVEILLANCE. NO SUCH

SURVEILLANCE HAS BEEN CONDUCTED PURSUANT TO THE PROVISIONS OF

END 1376

8 4 APR 27 1976

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# FILE DESCRIPTION BUREAU FILE

SUBJECT Hearnap

FILE NO. 7-15200

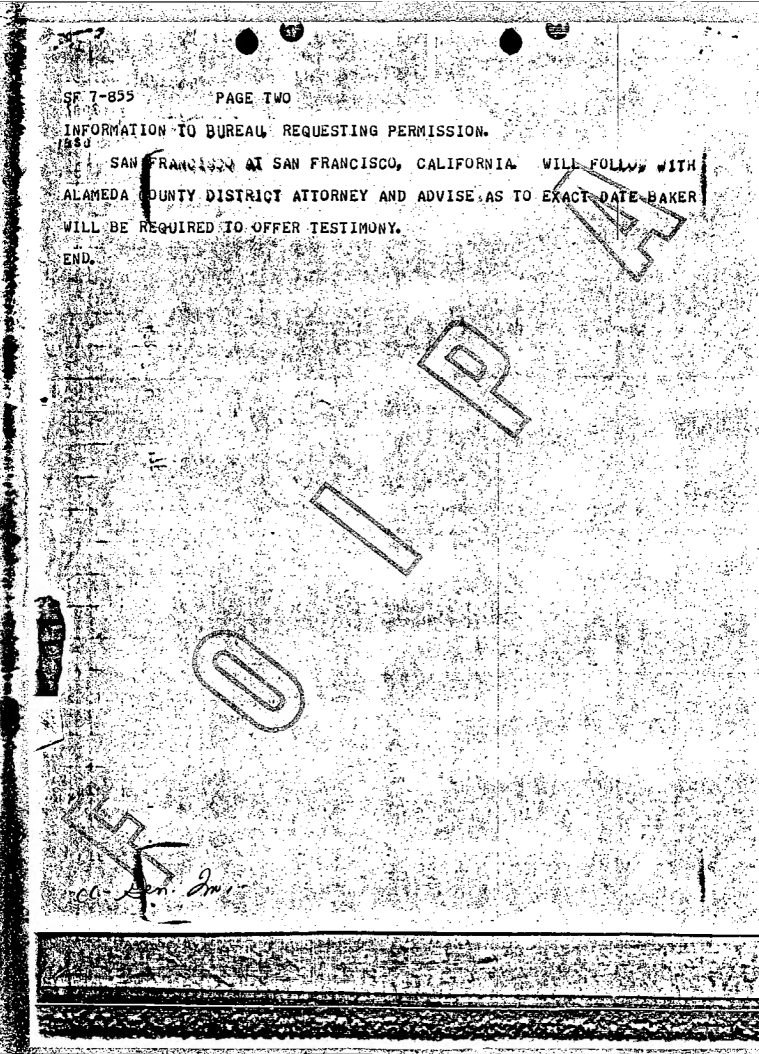
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SERIALS 7716

to

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Dep.-A.D.-Adm Dep.-A.D.-Inv. COMMUNICATIONS SECTION ABBL Dir.: Admin Comp. Syst SF. NR J63 Ext. Affyi Files & NR KALA USF COLL BUILDAY Inspection 6:05 PM:NJPCLIA/U/76 Invit. Laboratory IRECTUR FB1 (7-15200) SACRAMENTO (7-203) Telephone Rm. FROM: SAN FRANCISCO (7-855) (P) Director Sec's ATTN: LEGAL COUNSEL HEARNAP, OO: SAN FRANCISCO. RE TRIAL OF WENDY YOSHIMURA RESAN FRANCISCO NITEL TO BUREAU, APRIL 5, 1976. ON APRIL 7, 1976, ASSISTANT ALAMEDA COUNTY DISTRICT ATTORNEY JEFFREY W. HORNER TELEPHONICALLY REQUESTED THAT, IN ADDITION TO AGENTS PREVIOUSLY REQUESTED, SALJOHN W. BAKER, SACRAMENTO FBI, WIL BE UTILIZED IN PROSECUTION CASE IN DEFENSE HEARINGS ON MOTION TO SUPPRESS EVIDENCE OBTAINED AT 1721 W. STREET, APARTMENT I, SACRA-MENTO, CALIFORNIA THE REASON FOR REQUESTING BAKER'S TESTIMONY IS THAT BAKER OBTAINED A CONSENT TO SEARCH FROM HENRY WAY, CURRENT RESIDENT AT THAT ADDRESS. HEARING IN THIS MATTER HAS BEEN SET FOR APRIL 12, 1976, BUT HORNER ADVISED THAT HAKEN TESTIMONY WOULD PROBABLY BE REQUIRED ON APRIL 14, OR APRIL 15, :7-15200 REC-23 SACRAMENTO AT SACRAMENTO, CALIFORNIA WILL DISCUSS THIS MATTER WITH USA AND, IF AGREEABLE TO HAVING BAKER TESTIFY, APR 6 9 11 A11191650 VIV

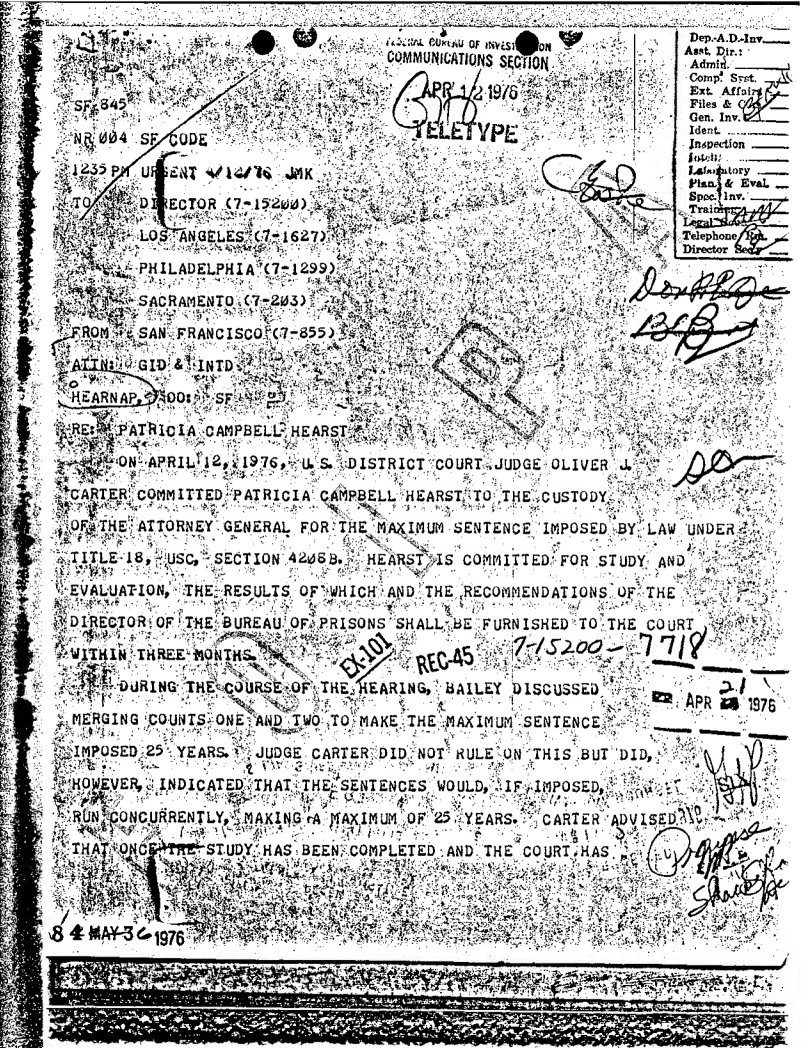




## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

2	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.		
Z	Deleted under exemption(s) 6/ 670 with no segregable material available for release to you.		
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To: Director.

PAGE TWO SF (7-855)

ANALYZED THE RESULTS OF THE STUDY THAT HEWILL RULE AND MAKE FINAL DISPOSITION IN THIS MATTER. CARTER DISCUSSED DURING THE COURSE OF THE HEARING ON TWO DIFFERENT OCCASIONS THAT HE INTENDS TO REDUCE THE SENTENCE FROM THE MAXIMUM BUT GAVE NO FURTHER EXPLANATION ON THIS COMMENT. HE DID, HOWEVER, REFER TO THE CRIMES FOR WHICH HEARST IS CHARGED AS MOST SERIOUS OFFENSES BOTH BRUTAL AND VIOLENT.

CARTER WHETHER THE TEN-DAY TIME LIMIT ON FILING FOR A NEW TRIAL WOULD BEGIN ON INSTANT DATE OR IF IT WOULD BEGIN UPON FINAL DISPOSITION. CARTER DISCUSSED THIS MATTER WITH BAILEY, AFTER WHICH BAILEY ADVISED THE COURT HE WOULD REQUEST THE COURTS PERMISSION TO SUBMIT PAPERS TO THE CLERK OF THE COURT IMMEDIATELY REGARDING A MOTION FOR A NEW TRIAL.

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UNITED STATES OVERNMENT

Memorandum

To Mr. Gallagher

FROM B. I. Cooks

SUBJECT HEARNAP

DATE:4/13/76

Assoc. Dir, \_\_\_\_ Dap. AD Adm. .

Dep. AD Inv. \_\_\_\_\_
Aset, Dir.;
Admin. \_\_\_\_\_
Comp. Syst. \_\_\_\_
Ext. Affairs \_\_\_\_

l - Mr Callahan

l - Mr. Adams

1 - Mr. Jenkins

1 - Mr. Gallagher
1 - Mr. O'Connell

l - Mr. Cooke

l - Mr. Penrith l - Mr. Leavitt

L - Mr. Mintz

- Mr. Moore

PURPOSE: This is to advise concerning Director's statement "advise plan pertaining to "The Los Angeles Times" news article FBI Terrorist Hunt Curbed, Bailey Says. Some Radicals Only Patty Can Put Away, He Claims dated 4/9/76 (attached).

SYNOPSIS: "The Los Angeles Times" reported April 9, 1976, that the FBI had been stopped by the Justice Department from arresting terrorists "that only Patty can put away" because prosecutors could not use her as an witness while trying to convict her. By B. H. Cooke to Mr. Gallagher memorandum captioned Hearnap dated 3/31/76, (attached) General Investigative Division advised that on 3/29/76 Assistant Special Agent in Charge and Special Agents, San Francisco, met with United States Attorney James L. Browning and Assistant United States Attorney F. Steele Langford regarding earliest possible interview of Hearst in an effort to obtain pertinent information concerning individuals involved in Hearnap bank robberies and bombing In response to this meeting United States Attorney Browning reaffirmed Assistant Attorney General Richard L. Thornburgh's decision not to interview Hearst until after sentencing; then, will only consider use immunity upon results of the prosecutors conference, to be held 4/13/76, in San Francisco. This ratter coordinated with Legal Counsel Division and information furnished by San Francisco hand carried to the Department on 4/2/16. San Francisco advised by teletype, 4/12/76, Patricia Hearst was informally granted limited immunity by the Department of Justice and was interviewed by SAC Charles Wi-Bates, ASAC Lawrence G. Lawler, and SARTON A. Mail in the presence of Assistant Attorney General F. Steele Langford APR 10 1976 (acting as representative for United States Attorney Dwayne Keyes, Sacramento, California), as well as Hearst's defenserattorneys F. Lee Bailey and Albert Johnson. Hearst advised concerning Steven Soliah's involvement in the Crocker Bank robery at Carmichael, California, on 4/21/75. Hearst also

Enclosures MA OSURE

EA: and (11)time

CONTINUED - OVER

2 9 1976

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

84

B. H. Cooke to Gallagher Memo

addised Emily Harris accidentally shot and killed a woman during this robbery. Interview with Hearst will continue today, 4/13/76, at San Mateo County Jail until all information concerning Hearst's activities from 2/4/74, to 9/18/75, is obtained.

RECOMMENDATION: For information.

D. XX

Estidous.

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APPROVED:
Assoc. Dir
Dep. AD Adm.
Dep. AD Inv.
Asst. Dir.
Admin

Laboratory
Logal Coun.
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Rec. Mgint...
Spec Inv...
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DETAILS: San Francisco advised by teletype, 4/12/76, Patricia Hears was informally granted limited immunity by the Department of Justice and was interviewed by SAC Charles W. Bates, ASAC Lawrence G. Lawler, and SA Monte A. Hall in the presence of Assistant Attorney General F. Steele Langford (acting as a representative for United States Attorney Dwayne Keyes, Sacramento, California), as well as Hearst's defense attorneys F. Lee Bailey and Albert Johnson.

Hearst advised Steven Soliah (bank robbery suspect) was outside of bank on the street during actual robbery and Hearst denied ever discussing this robbery in any manner with her mother (Catherine Hearst). Hearst also advised there was no intention to shoot anyone and that the woman killed during the robbery was accidentally shot by Emily Harris.

Additional details being set forth in FD-302. Interview with Hearst will continue 4/13/76, at San Mateo County Jail (to preclude press from determining Hearst is cooperating with authorities). SAC, ASAC, and SA Hall will continue interviews until all information concerning Hearst's activities from 2/4/74, to 9/18/75, is obtained.

Attached are article and memorandum referenced above detailing as follows:

## EBI Terrorist Hunt Curbed, Bailey Says

## Some Radicals 'Only Patty Can Put Away,' He Claims

WASHINGTON Lift—Patricia Heart's lawyer contended Thursday that the FBI had been stopped by the Justice Department from arresting terrorists "that only Patty can put away" because prosecutors could not use her as a witness while it was trying to convict her.

Lawyer F. Lee Bailey did not say who gave the orders, although he was pressed for specifics. The Justice Department said it had no comment.

"It has been a high risk," Bailey said. "If anybody does get killed, I predict that the FBI and others are going to take as bad a smear as they have gotten in any congressional hearings."

Bailey also did not name any persons who were not arrested but should have been.

"They have the present ability to move; they have been stopped from doing so by Justice and if anybody is going to get hurt. Justice is going to have a lot of explaining to do waste of the state of th

Bailey spoke at a National Press Club breakfast. He said the government wanted Miss Hearst "nailed at least once politically, if for no other reason," and couldn't move against terrorists she could identify until it had that conviction.

He hopes the "government is going to get off their tailbone," he said, after Miss Hearsts sentencing next Monday for bank robbery. The implication was that to use Miss Hearst's testimony, remaining charges would have to be dropped.

As a consequence of the insistence on a conviction first, Bailey, issid, "There are people on the street today that

only Patty can put away, who are bombing her folke house with very real bombs, calling every airplane that my colleague and I get on in San Francisco to announce that it's got a bomb on it . . . they carry machine guiss kill people deliberately and sometimes with enthusiasm.

'The price of satisfying what is perceived to be the public thirst for her scalp has given these people a pass to walk the streets and they do so today."

Miss Hearst is scheduled to enter a plea in Los Angeles next Wednesday on 11 California felony charges of kidnaping, assault and robbery. Another member of her defense team, Albert Johnson, has said he will seek to divorce her case from that of codefendants William and Emily Harris.

To use Miss Hearst as a witness probably would mean dropping the charges against her.

Bailey said that U.S. Atty. James L. Browning Jr., who prosecuted Miss Hearst in San Francisco, had said earlier that he might recommend probation "if I would cooperate."

"You know what cooperation means," Bailey said. "He then turned around and said 'I'm not going to cooperate with her because I've been told not to.' It wasn't his deci-

Bailey said he was informed by Browning that the Department of Justice had put a freeze on proceedings involving Miss Hearst until after she was sentenced and that was the reason he asked that the sentencing date be moved up by a week from Arpil 19 to April 12.

He did not say who put on the pressure.

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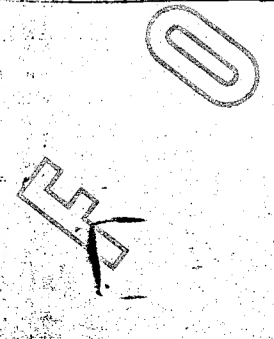
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Director Sec'y



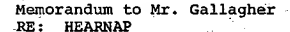
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The Washington Post
Washington Star-News
Daily News (New York)
The New York Times
The Wall Street Journal
The National Observer
The Los Angeles Times

Date \_\_\_\_APR 9 1976\_\_

7-15200-7719
ENCLOSURE

United States Government Assoc. Dir 'emorandum l - Mr. Callahan 1 - Mr. Adams Admir Memorandu Comp. Syas. 1 - Mr. Gallagher Ent. Affairs) DATE: 3/31/76 Mr. Gallagher Files & C O'Connell - Mr. Cooke lar. - Mr. Whitson Laboratory Plan. & Eval. 1 - Mr. Penrith HEARNAP l - Mr. Leavitt Training 1 - Mr. Mintz Legal Coun. \_ Telephone Rm. \_ 1 - Mr. Moore Director Secty \_ PURPOSE: This is to advise of conference by Assis Special Agent in Charge (ASAC), San Francisco, with U. S. Attorney (USA) James L. Browning, San Francisco, concerning potential interview and use immunity consideration for Patricia Campbell Hearst. SYNOPSIS: By teletype dated 3/29/76, San Francisco advised of additional conferences held regarding possible use immunity; consideration for Patricia Campbell Hearst. On 3/26/76, meeting with USA's Office, San Francisco, and local prosecutors explaining use immunity resulted in no interest in use immunity on the part of counties represented at this time. On 3/29/7% ASAC and Special Agents, San Francisco, met with USA James L. Browning and Assistant U. S. Attorney (AUSA) F. Steele Langford, regarding earliest possible interview of Hearst in an effort to obtain pertinent information concerning individuals involved in Hearnap, bank robberies, and bombing matters. In response to this meeting, USA Browning reaffirmed Assistant Attorney General (AAG) Richard L. Thornburgh's decision not to interview Hearst until after sentencing; then, will only consider use immunity upon results of the prosecutors' conference, to be held 4/13/76 in San Francisco. This matter coordinated with Legal Counsel Division. RECOMMENDATION: This information be furnished the Department, by separate communication as detailed in attached San Francisco, rnap teletype dated 3/29/76. Latioratory.... Contp. Syst .... APPROVED: Assoc. Dir Legal Coun., Ext. Affairs. Dep. AD Adm Gen. Inv. - 151 Plan. & Eval. Rec. Mgmt. Dep. AD. Inv. Ident...... Inspection.. Spec. inv. Asst. Dir.: Training TIC TO P/brb CONTINUED - OVER 20 APR 16 1976 1 48 4 APR 2 8 1976



DITAILS: As you were previously advised, Patricia Campbell Hearst's defense attorneys F. Lee Bailey and Albert Johnson have offered to make Hearst available for interview if Department of Justice is willing to grant use immunity to Hearst. Initial proposal made at San Francisco Office, 3/13/76, with USA's Office, San Francisco, in attendance.

AAG Thornburgh has instructed no further use immunity negotiations with Hearst's attorneys until after sentence imposed (4/12/76). On several occasions, Hearst's attorneys have expressed dissatisfaction with Department's apparent delay in this offer to SAC, San Francisco.

On 3/26/76, meeting called by USA's Office, San Francisco, with local prosecutors explaining use immunity. None of the counties represented expressed interest in use immunity for Hearst at this time.

On 3/29/76, ASAC and Special Agents, San Francisco, met with USA James La Browning and AUSA F. Steele Langford, San Francisco, to discuss this matter. San Francisco argued, as office having the greatest amount of details concerning Hearst's activities, that her information could lead to the prosecution of as many as 16 individuals involved in Hearnap, bank robberies or bombing matters; therefore, Hearst's interview should take place at earliest opportunity. USA Browning reaffirmed AAG Thornburgh's decision and will not consider granting use immunity to Hearst prior to her sentencing and will only consider granting use immunity after sentencing, depending in part on the results of the prosecutors' conference to be held 4/13/76. Basis of Department's decision appears to be a fear that Hearst could receive a minimal sentence and the Department would then be criticized for negotiating for immunity. however, immunity is not discussed before sentencing, then the judiciary will have to assume all responsibility for an inadequate sentence.

This matter coordinated with Legal Counsel Division.

Depart Dainy. COMMUNICATIONS Asst. Dir.: Admin. SEENR 527 \$2,70 to 45 Comp. Syst. MAR 2 9 1976 Ext. Affaira NR 021 SF CODE Files & Cor Gen. Inv. TELETYPE 6:55PM URGENT MARCH 29, 1976, MJE Ident. Inspection DIRECTOR (7-15200) A Eval ANGELES (7-1627). Spec Inv. Degal Coun SAGRAMENTO (7-203) Telephone (Rm. STORY AND A VEN Director Sec'y PHILADELPHIA (7-1299) ///////#ALL OFFICES VIA FBIHQ //////// FROM: SAN FRANCISCO (7-855) ATIN: INTO 4 GID REARNAP. OO: SF. RE; POSSIBLE INTERVIEW OF PATRICIA HEARST. LAS THE BUREAU IS AWARE, F. LEE BAILEY AND ALBERT JOHNSON. ATTORNEYS FOR PATRICIA HEARST, HAVE OFFERED TO MAKE HEARST AVAILABLE FORMINTERVIEW IF THE DEPARTMENT OF JUSTICE IS WILLING TO GRANT USE IMMUNITY TO HEARST. IN FACT, ON MARCH 13, 1976, A MEETING OF WHICH THE BUREAU IS AWARE WAS HELD WITH THE USA'S OFFICE, THE FBI AND ALBERT JOHNSON WHEREIN JOHNSON INDICATED IN PART THE INFORMATION WHICH HEARST WOULD BE ABLE TO FURNISH. APPARENTLY BASED ON THE INFORMATION RECEIVED AT THE MARCH-1976, MEETING, THE U.S. ATTORNEY'S OFFICE FURNISHED THE FACED APR 10 1976 ACCORDING TO THE USA'S OFFICE, ASSESPANT DEPARTMENT OF JUSTICE. ··· : THORNBURGH ATTORNEY GENERAL (AAG) THORNERS INSTRUCTED THAT THERE BE NO FURTHER USE IMMUNITY NEGOTIATIONS WITH THE HEARST ATTORNEYS UNTIL AFTER SENTENCE HAS BEEN IMPOSED, THIS OFFICE WAS ADVISED BY THE USA'S

PAGE TWO SF 7-855

OFFICE OF THAT FACT ON MARCH 22, 1976. THIS OFFICE IMMEDIATELY REQUESTED A MEETING WITH THE USA TO BE HELD ON MARCH 23 TO DISCUSS THE MATTER. ON MARCH 23 RD SAN FRANCISCO WAS INFORMED THAT THE USA WAS ON ANNUAL LEAVE AND THE MEETING WAS RESCHEDULED FOR THE 24TH, THEN THE 25TH, THEN THE 26TH, AND FINALLY HELD ON THE 29TH. THE NECESSITY FOR RESCHEDULING WAS DUE TO THE UNAVAILABILITY ON A DAYTO-DAY BASIS OF THE USA.

IN THE INTERIM, ON MARCH 25, 1976, HEARST ATTORNEY JOHNSON
TELEPHONICALLY CONTACTED THIS OFFICE AND EXPRESSED CONCERN AS TO
THE USA'S OFFICE'S DELAY IN USE IMMUNITY NEGOTIATIONS. HE ADVISED
THAT BECAUSE OF THIS DELAY HE HAD BEEN CONTACTING LOCAL PROSECUTORS
TO OBTAIN USE IMMUNITY IN THEIR JURISDICTION, STATING THAT MOST
LOCAL PROSECUTORS FELT THAT SUCH NEGOTIATIONS SHOULD BE CENTRALLY
COORDINATED, INDICATING THAT THE USA'S OFFICE WAS PROBABLY THE
BEST PLACE FOR THE COORDINATION TO BE HANDLED. JOHNSON INDICATED
THAT THE DISTRICT ATTORNEY OF SAN FRANCISCO HAD ADVISED JOHNSON THAT
USE IMMUNITY WOULD BE GRANTED TO HEARST SO THAT SHE COULD BE
INTERVIEWED CONCERNING THE BOMBING OF THE

MISSION POLICE STATION. JOHNSON ALSO STATED THAT USA CATTONE, MIDDLE DISTRICT OF PENNSYLVANIA, HAD CONTACTED HIM FOR THE PURPOSE

PAGE, THREE SF 7-855.

OFF OBTAINING PATRICIA HEARST'S TESTIMONY IN THE GRAND JURY
PROCEEDINGS AGAINST JACK SCOTT FOR HARBORING. CATTONE WANTED HEARST
TO APPEAR AS SOON AS POSSIBLE.

DURING THE MARCH 25, 1976, TELEPHONIC CONVERSATION, JOHNSON, WAS ASKED, TO FURNISH SAN FRANCISCO WITH THE HEARST'S ANSWERS TO QUESTIONS WHICH WERE GIVEN TO HIM AT THE MEETING ON MARCH 13, 1976. HE INDICATED THAT USA BROWNING HAD TOLD HIM THAT NEGOTIATIONS OF USE IMMUNITY HAD BROKEN OFF UNTIL AFTER THE SENTENCING AND THAT BROWNING TOLD, HIM HE WAS NOT TO FURNISH THE AKKEEN TO THE FBI.

WITH LOCAL PROSECUTORS OF THE COUNTIES OF SACRAMENTO, ALAMEDA, AND MARIN FOR THE PURPOSE OF EXPLAINING ITS POSITION IN THE USE IMMUNITY MATIER. THIS MEETING WAS CHAIRED BY AUSA DENNIS M. NERNEY DUE TO USA BROWNING'S UNAVAILABILITY. WHILE AUSA F. STEELE LANGFORD, CHIEF CRIMINAL ASSISTANT, WAS AVAILABLE TO CHAIR THE MEETING, IT IS FELT BY SAN FRANCISCO THAT NERNEY CHAIRED THE MEETING SO IT COULD ONLY BE AN INFORMATIVE MEETING AND NOT ONE WHERE POLICY MATTERS WERE DISCUSSED.

THAT THE SAN FRANCISCO COUNTY DISTRICT ATTORNEY'S OFFICE

PAGE FOUR SF. 7-655

WOULD GRANT HEARST USE IMMUNITY, THEIR OFFICE, WHILE INVITED, WAS

NOT REPRESENTED. THE ALAMEDA COUNTY DISTRICT ATTORNEY LOWELL JENSEN

INDICATED THAT HE HAD NO DESIRE TO TALK TO PATRICIA IN THAT THE

ONLY CRINE OF WHICH HE WAS AWARE INVOLVING HER IN THEIR COUNTY WAS

KIDNAPING
THE ORIGINAL WOODDREPPONDEN IN WHICH SHE WAS A VICTIM, AND THEREFORE

HE FELT NO NEED FOR GRANTING ANY USE IMMUNITY. IF THERE WERE TO BE

NEGOTIATIONS FOR USE IMMUNITY, HE CERTAINLY WOULD NOT DO SO

UNTIL AFTER THE SENTENCING.

THE MARIN COUNTY DISTRICT ATTORNEY BRUCE BALES, INDICATED THAT HIS OFFICE HAD BEEN TELEPHONICALLY CONTACTED BY JOHNSON AND HE WAS TO BETURN JOHNSON'S TELEPHONE CALL, WHICH, AT THE BEGINNING OF THE MEETING THEY PLANNED TO DO. HOWEVER, AFTER IT BECAME EVIDENT THAT THE OTHER JURISDICTIONS WERE NOT INTERESTED IN GRANTING HEARST USE IMMUNITY AT THIS TIME, BALES MADE THE STATEMENT THAT "THE ONLY CASE I WOULD BE INTERESTED IN WOULD BE THE BOMBING OF THE TWO MARIN COUNTY POLICE CARS AND THAT CERTAINLY ISN'T THE BIGGEST CASE WE HAVE GOING IN THE COUNTY." BALES INDICATED HE WOULD NOT RETURN JOHNSON'S CALL UNTIL AFTER THE SENTENCING.

WOULD NOT NEGOTIATE WITH THE HEARST ATTORNEYS AT THIS TIME.

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ON MARCH 29, 1976, ASAC LAWRENCE G. LAWLER, SPECIAL AGENTS

MONTE A. HALL AND PARKS H. STEARNS, JR. MET WITH USA BROWNING AND

AUSA F. STEELE LANGFORD FOR THE PURPOSE OF DETERMINING THE EARLIZST

POSSIBLE PATE TO INTERVIEW HEARST AND TO DETERMINE THE RATIONALE

OF AAG THERMBURGH'S

OF AAG THERMBURGE'S POSITION. SAN FRANCISCO SET FORTH THE FOLLOWING

ANALYSIS TO USA BROWNING AND AUSA LANGFORD:

INDICATED THAT INFORMATION HEARST IS WILLING TO GIVE US WILL ALLOW
THE FBI TO OBTAIN WARRANTS FOR, AND ARREST, SEVERAL BOMBERS WHICH
THEY BELIEVE SHOULD BE DONE AS SOON AS POSSIBLE. THEIR CONCERN
IS FOR THEIR OWN PERSONAL SAFETY AND THE SAFETY OF THE HEARST
FAMILY. IT SHOULD BE NOTED THAT THE INFORMATION RELATED BY JOHNSON
IN THE MARCH 13, 1976 MEETING WAS FAR FROM SUFFICIENT FOR PROBABLE
CAUSE FOR THE ARREST OF ANY OF THE PERSONS MENTIONED

2. OBVIOUSLY BAILEY AND JOHNSON WOULD LIKE TO BE ABLE TO GO
TO JUDGE CARTER PRIOR TO SENTENCING AND INDICATE THAT THEIR CLIENT
HAS COOPERATED WITH THE AUTHORITIES. IT IS FELT BY SAN FRANCISCO
THAT THEY ARE CLOSE TO BEING IN THIS POSITION AT THIS TIME
IN THAT THEY HAVE OFFERED THEIR CLIENT FOR INTERVIEW (WHICH IS BEING TURNED DOWN BY THE DEPARTMENT OF JUSTICE), AND HEARST IS REPORTEDLY LAYING OUT A NARRATIVE OF HER ACTIVITIES TO THE PROBATION OFFICE
DURING THEIR INTERVIEW FOR THE PURPOSE OF A PRE-SENTENCE REPORT

PAGE SIX

- MUNTH HAVE INDICATED THAT IF HIS ATTORNEY DEEMS IT ADVISABLE FOR HIM TO TESTIFY HE WILL SURPRISE EVERYONE AND TELL THE TRUTH. IN THIS LIGHT, THE POSSIBILITY EXISTS THAT SOLIAH WILL IMPLICATE HEARST IN A CRIME WHICH WILL CAUSE HER TO BECOME UNWILLING TO COOPERATE WITH THE AUTHORITIES.
- 4. IT IS FELT THAT THE SAN FRANCISCO OFFICE HAS IN ITS
  POSSESSION THE GREATEST AMOUNT OF DETAIL CONCERNING THE
  ACTIVITIES OF HEARST. AN ANALYSIS OF THE DATA AVAILABLE AT THIS
  TIME INDICATES THAT NO JURISDICTION WOULD BE ABLE TO PROSECUTE HEARST
  FOR ADDITIONAL CRIMES OTHER THAN THOSE FOR WHICH SHE IS ALREADY
  UNDER INDICTMENT, EXCEPT FOR SAN FRANCISCO AUTHORITIES ON THE
  POSSESSION OF WEAPONS, WHICH IS BASED ON THE WEAPONS FOUND AT
- INVOLVEMENT IN A CRIME CAME TO LIGHT (EXCEPT FOR CAPITAL OFFENSE)
  IT IS FELT NO JURISDICTION WOULD ATTEMPT TO PROSECUTE HEARST
  BECAUSE, (A) NEW SENTENCES WOULD PROBABLY RUN CONCURRENTLY WITH THE
  SENTENCE SHE RECEIVES FOR THE BANK ROBBERY, AND (B) EXCEPT FOR LOCAL
  LOS ANGELES AUTHORITIES, THE PROSECUTING AUTHORITIES WOULD BE
  ACCUSED OF "BEATING A DEAD HORSE."

PAGE SEVEN 7-855

THE THEREFORE, IT WOULD BE BETTER TO HAVE HEARST FURNISH ALL

THE HAMATION IN HER POSSESSION WHICH, SUPPLEMENTED BY INVESTIGATION,

COULD LEAD TO THE PROSECUTION OF AS MANY AS SIXTEEN PEOPLE,

INCLUDING HE FOUR SCOTTS, PHIL SHINNICH, PAUL HOCH FOR HARBORING,

JAMES KILGORE, KATHLEEN SOLIAH, JOSEPHINE SOLIAH, STEVEN SOLIAH,

BONNIE JEAN WILDER, PATRICIA JEAN MC CARTHY, MARGARET TURCICH,

MICHAEL BORTIN, AND WILLIAM AND EMILY HARRIS, FOR CRIMES WHICH THEY

MAY HAVE COMMITTED WHICH COULD INCLUDE BOMBINGS AND BANK ROBBERY.

AN ANALYSIS OF THE INFORMATION AVAILABLE TO THE FBI AT THIS TIME

INDICATES THAT WE WOULD BE ABLE TO PROSECUTE ONLY THE JACK SCOTTS

WITHOUT ADDITIONAL INFORMATION WHICH COULD POSSIBLY BE SUPPLIED

BY HEARST.

THORNBURGH'S
AAG RECORDER DECISION IS THAT THE DEPARTMENT OF JUSTICEDOES NOT
WANT TO BE IN THE POSITION OF HAVING BARGAINED WITH HEARST IN THE
EVENT THE JUDGE IMPOSES A LIGHT SENTENCE. IF THAT HAPPENS AND THE

PAGE EIGHT SF 7-855

DEPARTMENT OF JUSTICE HAS ALLOWED HER TO COOPERATE THE AMERICAN
PUBLIC WOULD HAVE REASON TO CRITICIZE THE DEPARTMENT OF JUSTICE
FOR BEING SOFT ON HEARST AND ALLOW THE PRESS TO INDICATE THAT BEING
RICH OR POLITICALLY POWERFUL HAS AN EFFECT ON THE JUDICIAL SYSTEM.

IF THE DEPARTMENT OF JUSTICE DOES NOT ACCEPT HER COOPERATION AND
HEARST IS STILL GIVEN A LIGHT SENTENCE THEY FEEL THE CRITICISM WILL
ONLY BE ABLE TO BE LEVIED AT JUDGE CARTER, TAKING THE DEPARTMENT
OF JUSTICE OUT OF THE PICTURE.

THE POSITION OF BEING A "BROKER" FOR IMMUNITY FOR THE VARIOUS LOCAL AND FEDERAL JURISDICTIONS INVOLVED PRIOR TO HER SENTENCING.

OF PERTINENT LOCAL PROSECUTORS: TO DISCUSS USE IMMUNITY ON APRIL 13, 1976, ( THE DAY AFTER SENTENCING IS IMPOSED). USA BROWNING INDICATED THAT HE WOULD INVITE A REPRESENTATIVE OF THE DEPARTMENT OF JUSTICE TO ATTEND THE MEETING.

THE END RESULT OF THE MEETING WAS THAT THE DEPARTMENT AND/OR THE USA'S OFFICE DEFINITELY WILL NOT CONSIDER GRANTING USE IMMUNITY TO PATRICIA HEARST PRIOR TO HER SENTENCING AND WILL ONLY CONSIDER GRANTING USE IMMUNITY AFTER SENTENCING DEPENDING IN PART ON THE RESULTS OF THE PROSECUTOR'S CONFERENCE TO BE HELD APRIL 13, 1976.

FOR ANY PUESTIONS/CORRECTIONS PLS. CONTACT SAN FRANCISCO THANKYOU

This concerns the continuing interview of Patricia Hearst on 4/13/76, who has been granted limited immunity by the Department of Justice.

Hearst interviewed by SAC Charles W. Bates, ASAC Lawrence G. Lawler, and Special Agent Monte A. Hall in the presence of her attorney, Albert Johnson, at the San Mateo County Jack.

Concerting the robbery of the Guild Savings and Loan in Sacramente, California, 4/25/75, she stated that it was planned by William and Emily Harris, committed by Michael Bortin and James Kilgore and that the getaway car was driven by Steven Soliah.

Hearst was also interviewed concerning events from the date of her kidnaping, 2/4/74, until approximately September, 1975. She furnished information concerning her journey from the west coast to the east coast where she was driven by Jack Scott and his parents and stated that they were most aware of her identity. She furnished information concerning the Honesdale, Pennsylvania, farm (which Micki Scott rented) and stayed there with Wendy Yoshimura and Bill and Emily Harris.

Phillip Shinnick drove Emily Harris to the east coast. Hearst eventually moved to a farm at Forrestville, New York, where Montreal college professor Paul Hoch began taping the text for a book Jack Scott planned to write. They returned to Honesdale farm and subsequently Hearst was driven by Jack Scott to Las Vegas. She stated Emily and Bill Harris returned to west coast by train and Wendy Yoshimura returned to the west coast in some type of cooperative hippie bus.

San Francisco subsequently advised that at approximately 6:00 p.m., 4/13/76, Patricia Hearst suffered a collapsed lung and was rushed to Sequoia Hospital, Redwood City, California. The hospital, through surgical process, placed tube into the lung to bring it up and Hearst is resting comfortably. Hearst being guarded by U.S. Marshals and will not be present for scheduled arraignment 4/14/76.

1 - Mr. Callahan

l - Mr. Adams

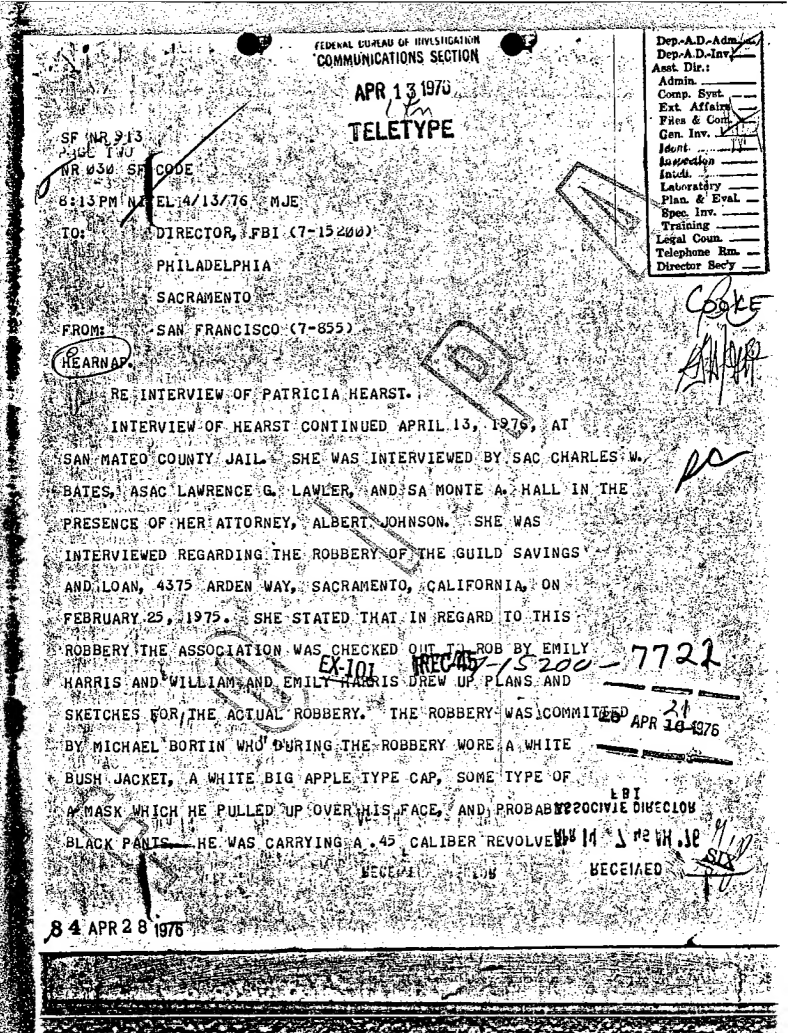
- Mr. Mintz - Mr. Moore

l - Mr. Leavitt

TFM:erg



APPROVED:
Assoc. Dir.
Dep. AD Aday
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PAGE TWO an in the Bank was James Kilgore Who. Work THE SECOND P GREEN SCARF TO PULL OVER HIS FACE, A BLUE-GREEN RAINCOAT AND CARRIED A SHOTGUN UNDER HIS COAT. THE GETAWAY CAR WHICH SHEEBELIEVES WAS A BLUEFIMPALA WAS DRIVEN BY BE SOLIAH. SHE DOES NOT KNOW HOW HE WAS DRESSED BUT BELIEVES HE WAS WEARING A BROWN WIG. DURING THE ROBBERY KATHY SOLIAH WAS IN A GREETING CARD SHOP IN THE AREA OF THE ASSOCIATION TO TIME THE RESPONSE OF THE POLICE TO THE ASSOCIATION. BORTIN OBTAINED THE MONEY FROM THE ASSOCIATION AND PLACED IT IN A SLEEPING BAG COVER SHE STATED THEY OBTAINED CASH, SACKS OF COIN, AND SHE ORDERS WHICH THEY DESTROYED. DURING THE ROBBERY SHE RECALLS HIM SAYING THAT JAMES KILGORE DROPPED A SHOTGUN SHELL BUT SHEEDOES NOT KNOW HOW THIS OCCURRED. FOLLOWING THE ROBBERY THEY DROVE TO A LOCATION SHE DOES NOT KNOW WHERE THEY HAD A SECOND CAR PARKED AND THEY ABANDONED THE IMPALA AND GOT IN THE FIRST CAR WHICH WAS A GREEN-OVER-WHITE COMPACT THAT HAD BEEN STOLEN IN SAN FRANCISCO. THIS CAR

PAGE THREE

WAS ULTIMATELY ABANDONED NEAR A HOSPITAL IN SACRAMENTO.

FOLLOWING THE ROBBERY KATHLEEN SOLIAH CALLED AN UNKNOWN

TOWING SERVICE AND TOLD THEM THE LOCATION OF THE IMPALA

AND THE FACT THAT IT DID NOT RUN AND THAT THE PINK SLIP

WAS IN THE GLOVE COMPARTMENT AND THAT SHE WANTED IT TOWED

OFF THE STREET. KATHY SOLIAH LATER TOLD HEARST THAT SHE

WATCHED THE TOWING SERVICE ACTUALLY TOW THE CAR AWAY FROM

THE PLACE WHERE IT HAD BEEN DROPPED.

THE DATE OF THE KIDNAPPING FEBRUARY 4, 1974, UNTIL
APPROXIMATELY SEPTEMBER, 1975. SHE FURNISHED A GREAT DEAL
OF INFORMATION MUCH OF WHICH IS KNOWN TO THE BUREAU
INCLUDING HER JOURNEY FROM THE WEST COAST TO THE EAST
COAST DRIVEN BY JACK SCOTT AND HIS PARENTS, AND SHE
STATED THAT THEY WERE MOST AWARE OF HER IDENTITY. SHE
FURNISHED INFORMATION REGARDING THE FARM AT HONESDALE
THAT HERE SCOTT RENTED AND ADVISED SHE STAYED THERE
WITH WENDY YOSHIMURA AND THE HARRISES. PHILLIP SHINNICK

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SB 76-855 LIE 184

DROVE EM LY HARRIS TO THE EAST COAST IN PAT MC CARTHY BLUETRINED SHE SAID THAT ABOUT THIS TIME JAMES KILGORES WAS ON THE EAST COAST AND DROVE THE BLUE PINTO BACK TO THE BAY PAREA AND JACK SCOTT THEN FLEW BACK TO THE BAY AREA AND DROVERBILL HARRIS TO THE FARM AT HONESDALE. STATED%THEY?MOVED TO THEY FARM (AT FORREST VELLE, FINEW YORK, AND THERE PAUL HOCH, A COLLEGE PROFESSOR FROM MONTREAL, CANADA. ARRIVED AND THEY BEGAN TAPING THE TEXT FOR A BOOK JACK SCOTT PLANNED ON WRITING. HOCH STAYED THE APPROXIMATELY TWO WEEKS WITH THEM. FOLLOWING THIS THEY RETURNED TO THE HONESDALE FARM AND SUBSEQUENTLY SHE. PATRICIA HEARST, WAS DRIVEN BY JACK SCOTT IN A RXDER RENTAL VANTEROM THE FARM TO LAS VEGAS. SHE STATED EMILY AND BILL HARRIS CAME BACK TO THE WEST COAST BY TRAIN AND WENDY YOSHIMURA APPARENTLY A MONTH OR A MONTH AND A HALF LATER CAME TO THE WEST COAST IN SOME TYPE OF cooperative hippiesbus.

PAGE FIVE JUL TE SSEJ7#85BkgEnt Mand JENESE OF THE PRA PATTECIA HEARST (IS SCHEDULED TO APPEAR IN SUPERIOR COURT IN LOS CANGELES, CALIFORNIA, ON APRIL 14, 1976, THE INTERVIEW WILL NOT CONTINUE ON THIS DATE BUT WILL CONTINUE ON THE MORNING OF APRIL 15, 1976. END.

UNITED STATES Dep. AD Adm. \_ Dep. AD Inv. . - Mr. Callahan MemorandumAsst. Dir.: l - Mr. Adams Admin. \_ Ext. Affoliel DATE: 4/15/76 Gan. Ind Mens. - Mr. Gallagher Intell. H. Cobke - Mr. O'Connell Laboratory - Mr. Cooke Legal Cour - Mr. Penrith - Mr. Mintz SUBJECT: HEARNAP Training - Mr. Walsh Telephone Ru To set out present status of investigation initiated to determine if an alleged leak of FBI documents concerning captioned case was in fact founded San Francisco Office (SFO) advised 4/14/76, that to date Attorney F. Lee Bailey has not agreed to submitting Indianapolis Attorney James A. Neel (a one-time investigative assistant in captioned case for Bailey) for polygraph examination. Neel's girlfriend, who accompanied Neel to the SF area while 11.5 his investigation was being conducted, has refused to be interviewed by Indianapolis FBI Agents on two occasions. Bailey, on 4/14/76, stated that he would consider granting polygraph examination of Neel after all interviews of Patricia Hearst have been completed. RECOMMENDATION: For information. APPROVED: NO Comp. Syst... Laboratory Ext. Affairs Gen. Inv. G/KY Legal Coun. 'Assoc. Dir \_ Plan. & Eval. Dep. AD Adm..... Pon Dep. AD Inv. 9994 Ident..... Rec. Mgmt... Spec. Inv..... Inspection..... Asst. Dir.: // Training..... Information furnished on 3/18/76, by indicated that he had learned from an individual identified as James A. Neel, Indianapolis Attorney, that Neel had been hired by Patricia Hearst's Defense Attorney F. Lee Bailey, as a case investigator for \$15,000. Neel supposedly made the statement that he paid \$5,000 of this sum to a "young FBI clerk" for information from the Hearnap Subsequent investigation conducted determined that Neel did conduct some investigation for Bailey in the SF area and was accompanied by his girlfriend, identified as Christine A. Neel has been interviewed at Indianapolis and has Gi brb CONTINUED - OVER (9) Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memorandum to Mr. Gallagher Hear RE: in HEARNAP

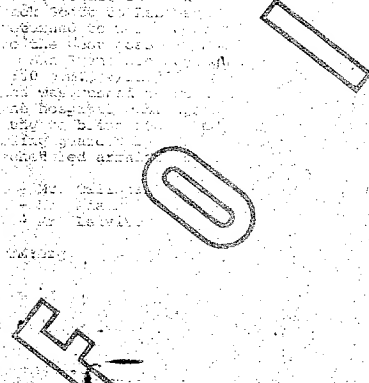
Lawrence G. Lawler . a.u.

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delied ever paying any FBI employee any monies in order to obtain information on Hearnap case. Neel has also refused to take a polygraph examination and stated this refusal was on the advice of his attorney, F. Lee Bailey. Christine A. Kemper has been contacted on two occasions and refuses to be interviewed. Last contact with Attorney Bailey concerning this matter was made by Special Agent in Charge (SAC) Charles W. Bates, SF, on 4/12/76, at which time Bailey stated he would like an impartial polygraph examiner to handle the examination of Neel and that he (Bailey) would need to be furnished the exact context of questions to be asked. SAC Bates advised Bailey that the questions would only deal with whether Neel ever obtained any information concerning this case from any employee of the FBI. SAC Bates also advised Bailey that the polygraph examination would have to be administered by a Bureau examiner. Bailey stated that he would reconsider this request only after all interviews of Patricia Hearst have been culminated. information was furnished by SAC Bates telephonically on 4/14/76.





## FEDERAL BUREAU OF INVESTIGATION

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Date of transcription 4/15/76

PATRICIA CAMPBELL HEARST was interviewed at the San Francisco Office of the FBI. Also present were Assistant U.S. Attorney F. STEELE LANGFORD of San Francisco, representing DWAYNE KEYES, U.S. Attorney at Sacramento, California, and PATRICIA HEARST's attorneys, F. LEE BAILEY and ALBERT JOHNSON. Upon the advice of Mr. LANGFORD, PATRICIA HEARST was not advised of her rights. She was advised that we wished to question her regarding the events surrounding the robbery of the Crocker Bank at Carmichael, California, on April 21, 1975. Miss HEARST furnished the following information:

In the latter part of September, 1974, she was in Las Vegas, Nevada, when JAMES KILGORE came to Las Vegas, met her and the two of them took a bus to Sacramento, California, where they were met at the bus station by STEVEN and KATHLEEN SOLIAH. They then went to a house on "W" Street in Sacramento where she met JOSEPHINE SOLIAH. Approximately a month following this she met PAT JEAN MC CARTHY and MICHAEL BORTIN through the SOLIAHS. MC CARTHY was accompanied by another girl whose correct name she does not know but who used the name of BRIDGET. BRIDGET is described as approximately 26 years old, 5'7"-8", shoulder length red hair, and a freckled face.

MC CARTHY and BORTIN would visit Sacramento frequently but did not live there. Approximately a week after HEARST arrived in Sacramento, EMILY and BILL HARRIS came to Sacramento from the East and she believes they came by train. WENDY YOSHIMURA, whom she had known in the East, came to live in Sacramento sometime between February and April of 1975. She knows these dates because YOSHIMURA came to Sacramento between the robbery of the Guild Savings and Loan in Sacramento on February 25 and the robbery of the Crocker Bank in Carmichael on April 21, 1975.

During the time she was at Sacramento and prior to the robbery of the Crocker Bank at Carmichael, MICHAEL BORTIN

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went out on a bicycle on Fairoaks Avenue to case banks.
The weeks later, HEARST, EMILY HARRIS, MICHAEL BORTIN, and
PAT JEAN MC CARTHY drove around the surrounding areas looking for
potential banks to rob. They drove in PAT JEAN MC CARTHY's
dark blue Toyota. This was done on a weekend while the
banks were closed. EMILY HARRIS and MICHAEL BORTIN would
get out of the car, walk up to the bank and look in the
windows. This occurred at a number of banks, probably
as many as 15. When they returned, EMILY HARRIS made a
report on this to BILL HARRIS.

She does not know whether the Crocker Bank at Carmichael was one which was cased during this period and she does not know exactly who did case the Carmichael Bank. Sheing aware from conversation with the individuals mentioned above that the reason for picking the Carmichael Bank was the easy getaway routes from the bank and also it was in the Sheriff's Office territory as opposed to the Sacramento Police Department. She was told by EMILY HARRIS that EMILY was concerned about a mirror at the bank that was placed at a peculiar angle and EMILY HARRIS was worried about the fact that there might be cameras behind the mirror. The bank was described as being in a shopping center with two entrances, with one or possibly two drive-up windows.

Two weeks prior to the Carmichael bank robbery a meeting was held at WILLIAM HARRIS' instructions at the house which she believes was the house on "T" Street. Present at the meeting were HEARST, JAMES KILGORE, MICHAEL BORTIN, EMILY and WILLIAM HARRIS, JOSEPHINE, KATHLEEN, and STEVEN SOLIAH, and WENDY YOSHIMURA. WILLIAM HARRIS indicated that during the robbery they wanted the robbers all to look like men. EMILY HARRIS argued against this, saying she wanted to be in the bank and be in command. KILGORE did not like the plan of using back-up cars and multiple people going into the bank. Further, KILGORE indicated that the normal bank robbery is not committed in the fashion set out by WILLIAM HARRIS and that using HARRIS' plan could possibly identify the group through the method with which the bank was robbed. However, WILLIAM HARRIS' plan prevailed.

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WILLIAM HARRIS! plan was for MICHAEL BORTIN, KATHLEEN SOLIAH, JAMES KILGORE, and EMILY HARRIS to go into the bank and commit the actual holdup. He wanted himself and STEVEN SOLIAH to be in a backup car across then the from the bank. The purpose of the back-up car wasdto cover the bank in the event the police arrived during the bank robbery. WILLIAM HARRIS took this assignment because he said he was the best shot and STEVEN SOLIAH would be with him as he was the next best shot. About a week after the meeting, WILLIAM HARRIS told YOSHIMURA to drive a switch car, which was a rented Pinto, and HEARST to drive another switch car, which was a rented VW Van. At this time HEARST was living at the house on Capitol Street with KATHLEEN SOLIAH and YOSHIMURA was living in the house on "W" Street with EMILY HARRIS.

The night before the robbery there was a meeting at the "T" Street address in Sacramento and all the individuals involved in the robbery plan were present. HEARST was given her getaway route by WILLIAM HARRIS and was told that she was to pick up the people who went inside the abank and take them to Winn Park. YOSHIMURA was to pick sup with HARRIS and STEVEN SOLIAH.

On the morning of the robbery of the Crocker Bank in Carmichael, which was in April, 1975, KATHLEEN SOLIAH had on a white Mexican top with embroidery underneath which she wore a green turtleneck sweater. She was wearing hiking boots. HEARST was wearing a pink flowered blouse with snaps in the front, a brown wig, sunglasses, and slacks. She and KATHLEEN SOLIAH walked to Winn Park, at which time KATHLEEN SOLIAH bad a Browning highpowered automatic and a carbine in a straw bag. JAMES KILGORE drove up driving the rented VW Van accompanied by MICHAEL BORTIN and EMILY HARRIS. HEARST and KATHLEEN SOLIAH got into the VW Van and all drove to the garage at 28th and "B" Streets, where BORTIN and KATHLEEN SOLIAH got out of the Van into the Pontiac Firebird stored in the garage at 28th and "D". BORTIN had a red, white and blue ski mask, however, she does not know if he was wearing it during the robbery. BORTIN was carrying a basket that she assumed contained the weapons to be used An the robbery. KATHLEEN SOLIAH left the carbine in the Yolkswagen Van and took the Browning high-powered pistol.

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KATHLEEN SOLIAH and MICHAEL BORTIN then drove the Firebird to McKinley Park and she followed in the Van. STEVEN SOLIAH, driving a Mustang, accompanied by WILLIAM HARRIS drove by them at McKinley Park and WENDY YOSHIMURA drove by them in a Pinto, at which time she was wearing a short blond wig.

HEARST then drove to a grocery store where JAMES KILGORE and EMILY HARRIS got out of the VW Van and got into the Pontiac Firebird. HEARST then followed the Firebird to a funeral home in the vicinity of the bank where she parked the VW Van and the others went on. Approximately five minutes later the Firebird returned with MICHAEL BORTIN driving accompanied by KATHLEEN SOLIAH, EMILY HARRIS, and JAMES KILGORE. She followed them until they came to either La France and Foothill or a street just below La France on Foothill, where the occupants of the Firebird got into the Van, at which time some one of the group stated, "Go, go, go" and HEARST drove off.

MICHAEL BORTIN asked if they should count the money now and told EMILY HARRIS that since she was in command she should start giving orders, so EMILY HARRIS told the people in the Van to take off their disguises. EMILY HARRIS was wearing sunglasses a green-billed cap, a mustache, a heavy coat, and light-colored khaki pants. KATHLEEN SOLIAH was wearing a ski mask, probably brown, and JAMES KILGORE was wearing some type of a turtleneck sweater. KATHLEEN SOLIAH said something about a woman teller being shot, and HEARST asked who did it. EMILY HARRIS said, "I did, let's not talk about it". KATHLEEN SOLIAH made the comment that maybe the woman would live. JAMES KILGORE replied, "No, I looked at her."

HEARST now received instructions where to drive and at Winn Park HEARST and KATHLEEN SOLIAH got out of the Van and walked back to their apartment. KATHLEEN SOLIAH told her that she, KATHLEEN, was the one who took the money from the tellers' drawers and when they went in she had all the tellers open their drawers. KATHLEEN SOLIAH said they got the money from all the drawers, including the drive-up window. KATHLEEN SOLIAH told HEARST that during the robbery MICHAEL BORTIN was standing on the tellers' counter holding a pistol.

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About a half hour after HEARST and KATHLEEN SOLIAH arrived back at the Capitol Street apartment, JAMES KILGORE arrived there. KILGORE told them where he was in the bank. He said before they went in the bank EMILY HARRIS was nervous and played with her watch outside. MICHAEL BORTIN held open the door of the bank for three customers, one of whom was the woman eventually killed. KILGORE stated he nearly got killed as he was standing behind the woman who was shot. If the woman had not received the shotgun blast, he would have. KILGORE said EMILY HARRIS was careless with the gun. KILGORE said EMILY HARRIS was standing inside the door of the bank and KILGORE drew a diagram showing the position of the robbers and the woman who was killed inside the bank. KILGORE then left.

EMILY HARRIS arrived at the Capitol Street address about thirty minutes after KILGORE left. EMILY told HEARST and KATHLEEN SOLIAH that the woman who had been shot was dead, that it really didn't matter because the woman was a "bourgeois pig" whose husband was a doctor. KATHLEEN SOLIAH said she felt bad for EMILY. EMILY said that the safety must have slipped off the shotgun as she thought it was on. EMILY also stated she told the woman to get down on the floor. The woman made no attempt to do so. then made a move forward toward the woman and the shotgun According to EMILY, the woman didn't fall, she went off. merely eased down on the floor and moaned. This occurred at the early part of the robbery. EMILY then said that things would be "hot" because of the shooting. EMILY said she had heard on the news that a pregnant teller had been kicked. At this point KATHLEEN SOLIAH said she had kicked a teller during the bank robbery. EMILY then departed.

WILLIAM HARRIS then arrived at the Capitol Street address and showed HEARST and KATHLEEN SOLIAH the brass remaining from a shotgun shell after the plastic casing had been cut off. He said, "This is the murder round." He then made some jokes about it. WILLIAM HARRIS then said, "If it hadn't been for good old (he used the first name of the woman who was killed), one of our comrades would have been dead. She got all the buckshot."

WILLIAM HARRIS then left stating he was going to Kinley Park, and was gone about 45 minutes. When he

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returned he told HEARST and KATHLEEN SOLIAH he had gone to McKinley Park where he had buried the brass part of the shotgun shell under a tree near where people were feeding ducks. HEARST presumes that he buried the shell using his Swiss Army Knife. WILLIAM HARRIS also said that it was a good thing that EMILY didn't eject the spent round because it would have left evidence.

KATHLEEN SOLIAH went out and bought a newspaper. While she was gone, HEARST and WILLIAM HARRIS heard on the radio that the garage at 28th and "D" had been found. When KATHLEEN SOLIAH returned WILLIAM HARRIS advised her of the radio news. KATHLEEN SOLIAH then said she was about to go over to the garage. WILLIAM HARRIS criticized her for thinking about doing this as he considered it very bad security.

WILLIAM HARRIS then told them that he wanted everybody to come over to the "T" Street address. HEARST and KATHLEEN SOLIAH went to "T" Street where all the people who participated in the robbery were present. While at "T" Street, MICHAEL BORTIN made some comments, but not in the presence of WILLIAM and EMILY HARRIS. BORTIN said that what happened at the bank was the fault of the HARRISES, that there had been a power struggle as to who would be in charge, and that BORTIN felt that he should have been, not EMILY HARRIS. The shooting of the woman happened because EMILY was nervous and incompetent.

While all were at "T" Street, MICHAEL BORTIN called PAT JEAN MC CARTHY on the telephone. She does not know the results of the conversation.

WILLIAM HARRIS said that STEVEN SOLIAH did not even have a round in his shotgun and WILLIAM HARRIS did not know what STEVEN SOLIAH would have done if the "pigs" would have come up.

During the bank robbery, WILLIAM HARRIS and STEVEN SOLIAH had parked the Mustang in the shopping center near where they could cover the bank. WILLIAM HARRIS stood by the car. At this time he had white actor's paint on his beard to give it a grey appearance. STEVEN SOLIAH sat in the car with a cap pulled over his hair. During the robbery, WILLIAM HARRIS and STEVEN SOLIAH saw someone walk up to the door of the bank, turn and run up the street.

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STEVEN SOLIAH was watching for the Firebird to leave the bank with the four robbers in it, and could be brely see it as it pulled away. WILLIAM HARRIS and STEVEN SOLIAH then waited a few seconds and pulled out of the parking lot. With STEVEN SOLIAH driving they left and drove out some type of a fire road to a church parking lot and then drove to the switch point, where they abandoned the Mustang and went through a complex of apartments where WENDY YOSHIMURA met them with the Pinto. STEVEN SOLIAH drove the Pinto from the apartment complex.

During the robbery, WILLIAM HARRIS was armed with a carbine which had been altered to fire full automatic. STEVEN SOLIAH was armed with a shotgun. The purpose of their being at the bank was as a back-up car in case police should show up. If the police did show up, they would give cover fire against the police.

While in the bank, MICHAEL BORTIN wore black pants and a mustache to cover his broken front teeth.

KATHLEEN SOLIAH said that she had dropped 9 mm Browning ammunition out of an ammunition pouch while she was in the bank.

WILLIAM HARRIS said that it was a sloppy job, that now everybody would be wanted for murder and it would mean the gas chamber. He also said that revolutionaries always eventually die. He then made a long speech using a lot of revolutionary rhetoric.

From listening to the conversations of the individuals involved in the bank robbery, HEARST believed that everyone carried out their assignments as initially planned; that is the people who were to go into the bank did go into the bank, and the people who were to be in the cover car actually were in the cover car.

The Firebird used in the robbery was stolen at a party in the East (San Francisco) Bay area, possibly in Richmond, which party was given by someone who was a friend of PAT JEAN MC CARTHY'S. HEARST believes PAT JEAN MC CARTHY and MICHAEL BORTIN were at the party. JIM KILGORE possibly attended the party because HEARST believes he stole the woman's purse who owned the Firebird and who was at the same party. Later, HEARST saw KATHLEEN SOLIAH with the female the firebird's purse. She described the Firebird

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to her recollection as being silver color with a red roof.
KARHLEEN SOLIAH, STEVEN SOLIAH, and JAMES KILCORE stole some
litense plates at Davis, California, from a University, and
she believes these plates were put on the Firebird. The
Firebird was kept in a garage in Sacramento at 28th and "D"
Streets, which EMILY HARRIS rented. This garage was in a
private residence and had a corrugated metal door.

In regard to the Mustang, HEARST stated this was blue-grey in color and JAMES KILGORE stole the Mustang somewhere in Sacramento. She believes that the stolen plates on the Mustang were also stolen somewhere in Davis.

In regard to the Stationwagon utilized by the group, JAMES KILGORE rented a garage in a private residence using the name of ART PETERSON and they stored the stationwagon in this garage. EMILY HARRIS and KATHLEEN SOLIAH enrolled in trial courses at health salons, such as the Golden Venus. The purpose of this was to steal purses and obtain identification. They also stole identification from a department store dressing room. KATHLEEN SOLIAH used stolen IDs to buy \$400 worth of groceries and cash several bad checks.

One of the IDs stolen was in the name of a woman named NORMA MULHOLLAND. Also, JIM KILGORE stole some identification from a locker room in a southside park, and this identification was in the name of BRIAN BACH. The MULHOLLAND identification was used by KATHLEEN SOLIAH to rent the blue Pinto and JAMES KILGORE used the BRIAN BACH identification to rent the white VW Van. Both of these were rented in Sacramento.

In regard to the Stationwagon, STEVEN SOLIAH put the wagon in the garage rented under the name of ART PETERSON since following the Carmichael robbery he heard on the radio that the police had a description of the wagon and its license number.

On April 13, 1976, HEARST furnished the following information:

At the time of the commission of the bank robbery at Carmichael, California (April 21, 1975), the following individuals lived at the addresses indicated:

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Capitol Street (rented by EMILY HARRIS) - PATRICIA HEARST, KATHLEEN SOLIAH.

"T" Street (believed to have been rented by JAMES KILGORE) - WILLIAM HARRIS, JAMES KILGORE, STEVEN SOLIAH, and MICHAEL BORTIN.

"W" Street (believed to be rented by JOSEPHINE SOLIAH) - EMILY HARRIS and WENDY YOSHIMURA.

Relative to an indication that one of the participants of the bank robbery at Carmichael who was inside the bank exited the bank limping, HEARST indicated that she was not aware of any of the persons involved having a limp. She indicated MICHAEL BORTIN walked in an odd manner. HEARST was aware that STEVEN SOLIAH had been in an automobile accident in San Jose prior to the commission of the bank robbery. In the automobile accident, STEVEN SOLIAH suffered five broken ribs which caused him considerable pain and restriction of movement. Because of the pain, STEVEN SOLIAH was unable to run and this fact was taken into consideration in not assigning him in the bank. STEVEN SOLIAH's condition existed at the time of the bank robbery.

In regard to the bank robbery loot, which HEARST believes to be approximately \$15,000, she stated that a portion of the loot was used by either STEVEN SOLIAH or JAMES KILGORE to buy a Ford sedan, which was white in color with a black simulated vinyl top, from a private party in Sacramento. This is the car that was used by the SOLIAHS in San Francisco just prior to their arrest.

Concerning the \$1.00 bill located in the refrigerator at 625 Morse Street, San Francisco, California, on September 19, 1975, which was one of the bait bills taken in the robbery at Carmichael, California, HEARST advised she does not know to whom that bill belonged. Initially the loot from the bank robbery was divided up and then on occasions regrouped and redivided. She believed that the money in the refrigerator, which was wrapped in tinfoil, was infact a pack of \$20.00 bills rather than a pack of \$1.00 bills. The reason for placing the money in the refrigerator was to keep it safe in the event that the apartment at 625 Morse Street was burglarized.



## FEDERAL BUREAU OF INVESTIGATION

Date of transcription

4/15/76

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PATRICIA CAMPBELL HEARST was interviewed in the San Mateo County building in Redwood City, California, in a Jury room. Also present was Miss HEARST's attorney, ALBERT JOHNSON. She was advised we wished to question her regarding the robbery of the Guild Savings and Loan Association, 4375 Arden Way, Sacramento, California, on February 25, 1975. Miss HEARST furnished the following information:

Two to three weeks prior to the robbery of the Guild Savings and Loan Association, Sacramento, EMILY HARRIS, who at that time was living on "W" Street, Sacramento, California, went out to look for a bank to hold up and upon returning said she had found a perfect bank. It was perfect in that it was in a small shopping center outside of the city limits with a sidewalk leading from it through an underpass into a residential area. It was EMILY's opinion that the getaway car could be parked in the residential area and the escape from the bank made through the underpass which would put the robbers in a totally different area than that of the bank shortly after the commission of the robbery. WILLIAM HARRIS disagreed with EMILY's thoughts that this would be a perfect bank, indicating that the robbers would have to go too far after the robbery to get to the getaway car.

Discussions were then had concerning the fact that JAMES KILGORE, STEVEN SOLIAH, JOSEPHINE SOLIAH, KATHLEEN SOLIAH, and MICHAEL BORTIN were not taking any action and that WILLIAM HARRIS indicated something needed to be done so the group could gain confidence. WILLIAM HARRIS indicated that it could not be left up to the SOLIAHS, JAMES KILGORE and MICHAEL BORTIN to do something on their own as nothing would be done. WLLIAM HARRIS indicated that the HARRISES and HEARST would have to set up the entire operation and just instruct the SOLIAHS, KILGORE, and BORTIN what to do.

Interviewed on 4/13/76 et Redwood City, California 91-14152
AC CHARLES W. BATES, ASAC LAWRENCE G. LAWLER,

End SA MONTE A. HALL /lmr

Date dictated 4/15/76

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PATRICIA HEARST later went to the area of the bank with WILLIAM HARRIS, saw the shopping center and the walkway leading to the underpass but did not go inside the Association.

WILLIAM and EMILY HARRIS then planned the entire robbery, including the drawing up of maps. A meeting was then held attended by WILLIAM and EMILY HARRIS, PAT JEAN MC CARTHY, STEVEN SOLIAH, KATHLEEN SOLIAH, MICHAEL BORTIN, JAMES KILGORE, and PATRICIA HEARST. JOSEPHINE SOLIAH was possibly also in attendance. WILLIAM HARRIS gave a lecture to the group on what was to be done. He said all of the above-mentioned people should go out and look at the Association.

\$64 J. 120 25 Jr Prior to the meeting, WILLIAM HARRIS told either KATHLEEN SOLIAH or PAT JEAN MC CARTHY to contact WENDY YOSHIMURA in San Francisco and have her attend the above-The contact with WENDY YOSHIMURA was described meeting. made by MICHAEL BORTIN, who traveled to San Francisco and told YOSHIMURA that they were going to commit a robbery. the meeting BORTIN reported his contact with YOSHIMURA and the fact that she did not want to go to the meeting. WILLIAM HARRIS indicated that he expected that of YOSHIMURA and began to berate her. MICHAEL BORTIN agreed with WILLIAM HARRIS, stating that it was not a good attitude for someone involved in the collective. PAT JEAN MC CARTHY disagreed, stating that if YOSHIMURA did not want any part of it, that it was her business.

At a later meeting attended by MICHAEL BORTIN, JAMES KILGORE, STEVEN SOLIAH, KATHLEEN SOLIAH, WILLIAM and EMILY HARRIS, and PATRICIA HEARST, the plans for the robbery were discussed. Initially KATHLEEN SOLIAH was not included as a participant in the actual robbery. However, KATHLEEN SOLIAH indicated that she wanted to do something and suggested that she go to the shopping center to watch for and time the police response for use in future operations. It was then agreed that MICHAEL BORTIN and JAMES KILGORE would commit the actual robbery with KATHLEEN SOLIAH in the shopping center checking on police response time, and STEVEN SOLIAH waiting in the getaway car.

WILLIAM HARRIS wanted to be in the backup car.
However, MICHAEL BORTIN and JAMES KILGORE disagreed with him,
stating that there was no reason for it. They felt the use of

SE 91-14152.

a cack-up car would bring too many people into the commission of the robbery and that it was unnecessary. KATHLEEN SOLIAH agreed with WILLIAM HARRIS, but the others prevailed. It was planned that STEVEN SOLIAH would put a switch car in the neighborhood prior to the commission of the robbery. STEVEN SOLIAH would then drive the getaway car, believed to be a blue 1956 Chevrolet Impala purchased from a private party in the East (San Francisco) Bay area by STEVEN SOLIAH.

The night before the robbery, MICHAEL BORTIN, JAMES KILGORE, STEVEN SOLIAH, and KATHLEEN SOLIAH spent the night in a motel near McKinley Park in Sacramento, California.

On the day of the robbery, MICHAEL BORTIN, JAMES KILGORE and STEVEN SOLIAH were in one car. KATHLEEN SOLIAH drove in a different unrecalled car. KATHLEEN SOLIAH was to call a towing company after the robbery and indicate to them that the Chevrolet Impala used in the getaway had broken down at an intersection and request that the car be towed away. She was to tell them that the pink slip (owner's certificate) was in the car.

HEARST described the manner in which the persons were dressed for the purpose of the robbery as follows:

MICHAEL BORTIN wore a white, bush jacket with a white "Big Apple" cap with a brim, a push-up type of mask, and possibly black pants. He was armed with a .45 caliber revolver, either Smith and Wesson or Colt manufacture.

JAMES KILGORE wore a green scarf which he was to pull up to conceal his face, which she later learned he failed to do. He wore a shiny raincoat described as blue-grey in color and of a type of material which changes color as the material is viewed from different angles. KILGORE was armed with a shotgun which he concealed underneath the raincoat.

STEVEN SOLIAH's apparel was unrecalled, however, he was wearing a brown wig.

SF 991-14152

Later, recounting the robbery, MICHAEL BORTIN indicated that upon arrival at the Association, JAMES KILGORE and MICHAEL BORTIN walked around the outside of the Association prior to going in because KILGORE felt there were too many people around and that one of the persons had looked at them in an odd manner. Upon entering the Association, BORTIN felt the teller would get upset. BORTIN approached the teller, said, "Good morning", pulled out a gun and told the teller that this was a robbery. At this time there was a customer in the Association. BORTIN instructed the teller to open up the safe, from which BORTIN obtained one or two canvas bags containing coins in rolls. BORTIN also took money orders and HEARST believes the total loot to have been \$7500 or possibly a little more.

During the commission of the robbery, JAMES KILGORE told a woman customer to get down on the floor. MICHAEL BORTIN took the teller by the arm and told her what drawers to open. Then BORTIN opened drawers himself, many of which were empty. BORTIN told the teller to get down on the floor, stay down, and not do anything. During the robbery, JAMES KILGORE dropped a shotgun shell in the Association. MICHAEL BORTIN and JAMES KILGORE then left the Association.

During the robbery, KATHLEEN SOLIAH sat in a greeting card store in the shopping center where she could watch the Association. After BORTIN and KILGORE left the Association, KATHLEEN SOLIAH went to a nearby coffee shop. While there she overheard an Oriental individual who she assumed to be the Association manager tell the people in the coffee shop that, "They took everything." KATHLEEN SOLIAH also advised that the response time of the Sheriff's Office was five minutes in arriving at the Association. Following the robbery, and according to the pre-arranged plan, KATHLEEN SOLIAH called a car towing company and directed them to tow the getaway car (the Chevrolet Impala) from the place where it was abandoned. After the robbery while driving from the scene in her own car, she observed the Chevrolet Impala being towed from the place where it was abandoned.

MICHAEL BORTIN, who actually took the loot from he Association, put it into a "stuff sack" normally used as carrying cover for a sleeping bag, which she believes was

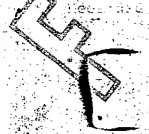
70 3 441 SF 91-14152 ...

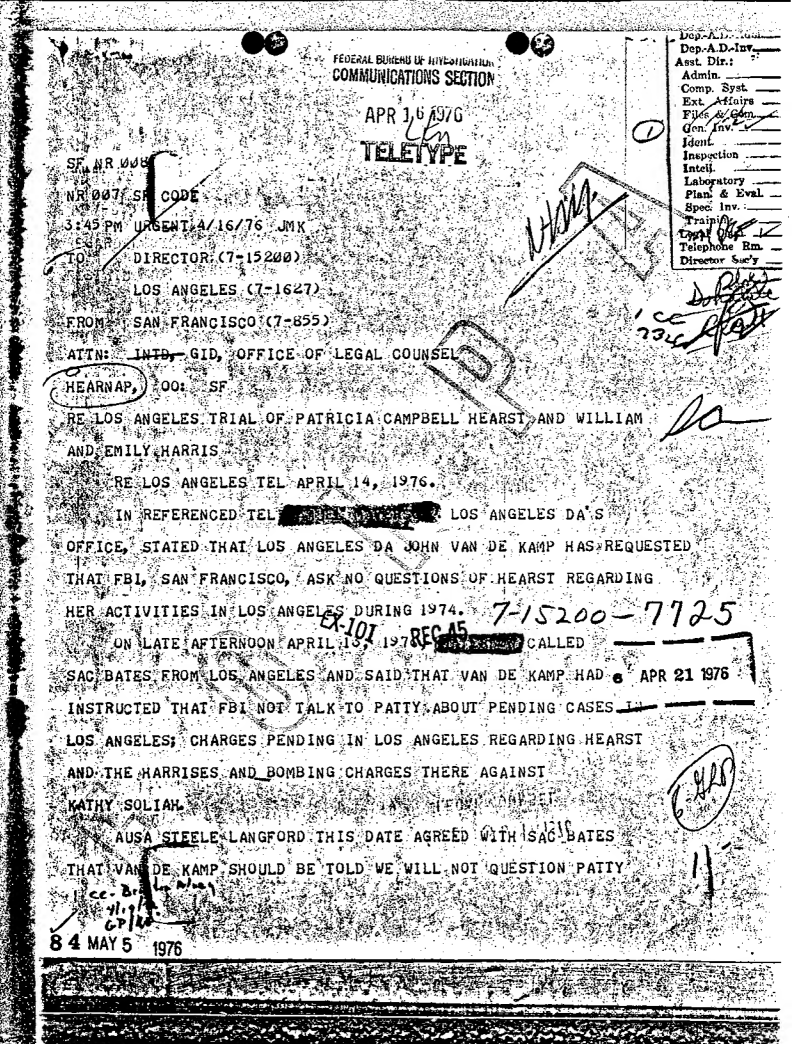
FROM

recovered at 288 Precita Avenue, San Francisco, California.
The "stuff sack" had a white cord which could be used to carry the bag by placing the cord around the neck.

BORTIN and KILGORE then got in the car driven by STEVEN SOLIAH and they drove to where the switch car was parked, where they abandoned the getaway car. MICHARL BORTIN was carying a large straw bag and as they abandoned the getaway car they observed some people who seemed to be taking undue interest in them. MICHAEL BORTIN, as a cover, made some kind of a comment that they would be late getting to the airport. They then got into the switch car, which was a green and white compact, the make not recalled but was the size of a Ford Maverick, which was stolen in San Francisco by MICHAEL BORTIN and KATHLEEN SOLIAH. This car was subsequently abandoned near a hospital which she believes was the Sutter Hospital.

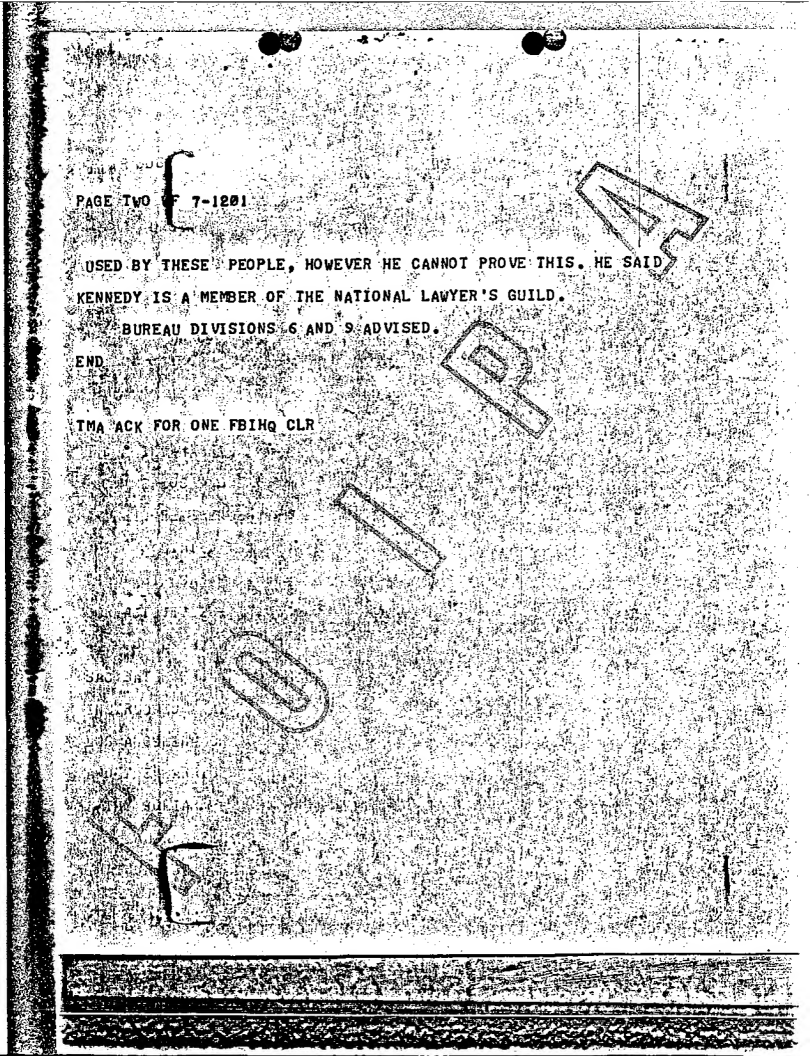
According to a pre-arranged plan, EMILY HARRIS and PATRICIA HEARST met MICHAEL BORTIN and JAMES KILGORE at McKinley Park in Sacramento following the robbery. They took a bus to McKinley Park. BORTIN and KILGORE arrived, got out of the switch car and came over to HEARST and EMILY HARRIS. BORTIN and KILGORE gave HEARST and EMILY HARRIS two shopping bags, one of which was a large straw bag and the other a small plastic one. The large straw bag contained the guns used in the robbery, the money from the robbery, and coats. PATRICIA HEARST was given the large straw bag to carry, which she found to be extremely heavy, causing her difficulty carrying it. HEARST and EMILY HARRIS then took a bus, still having in their possession the two bags. They got off the bus at 24th Street and walked to the "W" Street residence. EMILY HARRIS counted the money at "W" Street. At a later time after discovering that legally purchased money orders were difficult to cash, they destroyed the stolen ones. EMILY HARRIS cut up the canvas bags which had contained the coins and destroyed the remnants of the bags.





SFA7-855 AGE TWO REGARDING THE ABOVE TWO MENTIONED CASES BUT WE WILL NOT BE RESTRICTED FROM TALKING TO HER ABOUT OTHER ACTIVITIES IN LOS ANGELES IN 1974. HE SHOULD ALSO BE TOLD THAT WE WILL NOT, UNLESS REQUESTED, FURNISH ANY SUCH RESULTS TO LOS ANGELES DA'S OFFICE. END.

WUNICATION'S SUSTIUM Dep.-A.D.-Inv. Asst. Dir.: Admin. APR 1819/6 Comp. Syst. Ext. Affairs Files & Com Gen. Inv. NR DOO WE PLAIN Ident Inspection . 8125 PM LUNGENT APRIL, 18, 1976 AEP Lute it. Plan. & Evi TO DIRECTO FBI (7-15200) AND SACS 回線SAN FRANCISCO (7-855) Telephone Rm Director Sec'Y PHILADELPHIA (INFO) FROM SAC, WFO (7-1201) HEARNAR RE WFO TELETYPE TO BUREAU, SAN FRANCISCO AND PHILADELPHIA APRIL 18,1976. 7 320 ON APRIL 18,1976 AT 5:30 PM, WALTER SCOTT CALLED WFO CANCELLING HIS AGREEMENT TO CALL WFO ON APRIL 19, 1976 AT 2:00PM OFTHE WHEN HE HOPED FOR A TI-IN LINE WITH SA PHILADELPHIA OFFICE. HE WOULD GIVE NO SPECIFIC REASON FOR THIS CANCELLATION OTHER THAN THAT HE NOW DOESN T WANT TO GET INVOLVED. SCOTT ALSO CALLED WFO AT 6:13PM AGAIN ADVISING OF THE ABOVE CANCELLATION AND ALSO ADVISING THAT PHILLIP SHINNICK (PH) DROVE EMILY HARRIS ALL AROUND UNTIL SHE LEFT BERKELEY FOR THE EAST REC-45 7-152 COAST IN JUNE, 1974. ALSO HE ADVISED THAT JACK SCOTT TOOK WENDY YOSHIMURA TO APR 21 1976 LOS ANGELES IN DISGUISE WHERE SHE TOOK AN AIRPLANE TO NEW JERSEY WHERE SHE HID WITH A GNU MILLER. SCOTT ALSO ADVISED THAT MICHAEL KENNEDY , JACK SCOTT ATTORNEY IS THE ONE WHO ENGINEERED THE UNDERGROUND RAIL ADVISTO OF DOT'S POSITION END PAGE DIE





Walter Scott, brother of Jack Scott, telephonically contacted Special Agent, WFO, throughout the night of 4/17/76, indicating he will furnish "underground connections." Scott further claimed he could provide how his brother disappeared and how Patty got in touch with him. Scott Baid Phil Shinnick, former Olympic participant and ex-Air Force officer, drove Emily Harris from California to New York on a "trial run sort of thing."

Scott indicated he would furnish information providing he could save his parents from prosecution and their going to jail. He asked to be telephonically contacted on Monday, 4/19/76, at the home of a friend in Chevy Chase, Maryland. He furnished telephone number and requested Special Agent calling to use the name "Joe Ferguson."

Current Departmental instructions pertaining to Walter Scott are to have no dealings with him which might jeopardize the ongoing case. information provided by Scott on future harboring cases should be discussed only in the presence of a U. S. Attorney, preferably in jurisdiction where violation occurred WFO to be contacted Monday 4/19/76, by General Investigative Division re future contact with Scott.

Assoc. Dir.....

Dep. AD Inv.

Asst. Dir.:

Admin.

APPROVED: l - Mr. Callahan

l - Mr. Adams

l - Mr. Leavitt -

1 - Mr. Mintz

1 - Mr. Moore

Comb. Syst..... Ext. Attairs ...

Gen. Inv. 6

Ident...... Imapetition......

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Spec. Inv......

Training.....

Laboratory...

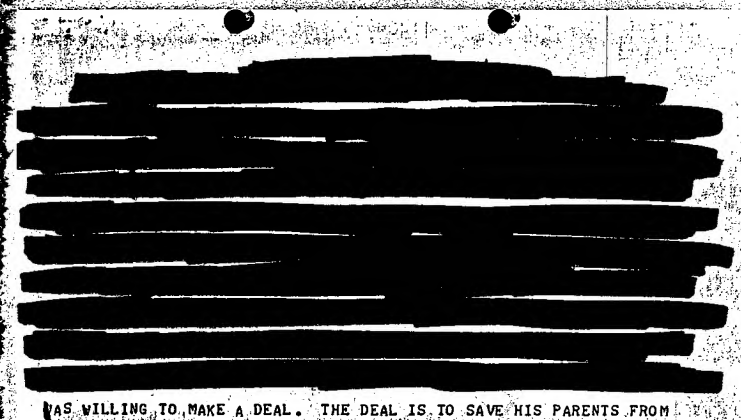
Legal Coun.....

Res. Mamt.....

Plan. & Eval.....

HBG:cjl

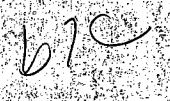
Dep.-A.D.-Adm Dep. A.D. Inv. Asst Dir.: Admin. Comp. Syst. 经分别分。AFTER,F1程的BESIGNITA Ext. Affairs Files & Com. Gen. Inv. NROOI WE BLAIN Ident. ... Inspection Intell .. 12:55 AM -18-76 JVD Laboratory Plan & Eval Spec. Inv. URGENT APAIL 18. 1976 ALM Training . Legal Coun. TO DIRECTOR. FBI (7-15200) AND SACS Telephone Rm. Director Sory SAN FRANCISCO (7-855) PHILADELPHIA (INFO) FROM SAC . WFO (7-1201) HEARNAP We walter scott who identified himself conclusively as the: BROTHER OF JACK SCOTT OF THE PATTY HEARST CASE ONLY AFTER CONSIDERABLE URGING FOR STATEMENTS OF FACTUALITY CALLED SA WFO, AT 8:55PM INSTANT . INITIALLY HE WAS SURLY. DICTATORIAL AND BOOSTFUL OF WHAT HE COULD DO TO HELD THE FBI IN MANY UNANSWERED ASPECTS OF THE ABOVE CASE. HE USED WORDS 7-15200 -THE KID AND PATTY WITHOUT STATING ONO HE ACTUALLY WAS TACK HE USED PROFANITY FREQUENTLY . HE RATTLED OFF A LITABINAPR 21 1976 OF NAMES OF FBI AGENTS WITH WHOM HE HAD HAD CONTACT. THE MOS PROMIMENT WERE WHO HE SAID WAS IN PHILADELPHIA AND IS NOW INSWASHINGTON AD.C. HE SPOKE MOST OF PHILADELPHIA AS THE MONLY COMPLIMENTARY OF GUY I TRUST. THUS I RECEIPED 4 APR 2 8 1976



WAS WILLING TO MAKE A DEAL. THE DEAL IS TO SAVE HIS PARENTS FROM PROSECUTION, AND GOING TO JAIL.

"CAN PROVIDE A STRONG DEFINITE CONNECTION..." AND WHERE ... THE UNDERGROUND SHIT IS." HOW HIS BROTHER DISAPPEARED AND HOW PATTY GOT IN TOUCH WITH HIM, WHERE HIS BROTHER HID OUT IN THE UNDERGROUND, ... WHAT YOU GUYS ARE INTERESTED IN, ... WHO GOT TIMOTHY LEARY OUT OF THE COUNTRY... WHO HE "THINKS" GOT HIM OUT AND WHO SUPPLIES UNDERGROUND RAILROAD AND CONNECTIONS. CLAIMS TO HAVE KNOWN YOSHIMURA FOR FOUR YEARS.

WIFE THENSELVE



HE CLAIMES UNIDENTIFIED AGENTS HAVE SAID ... THEY OWE HIM FAVOR . HE HOPES IT CAN BE THIS DEAL. HE REFUSED TO REVEAL HIT WHEREABOUTS . AGREEMENT WAS MADE FOR HIM TO CALL MONDAY, APRIL 19, 1976 AT 2:00PM TO THIS OFFICE. HE HOPED FOR TIENIN LINE WITH IN PHILADELPHIA. CALL ENDED 9:41PM AT A0:04PM HE CALLED AGAIN. HE SAID HE'D GIVE SOME INFO NOT PUBLICLY KNOWN . ON JUNE 14, 1974 PHIL SHINNICK (PH) AN" EXTAIR FORCE OFFICER AND FORMER OLYMPIC PARTICIPANT DROVE EMILY HARRIS FROM B CALIFORNIA TO AN APT ON SOND STREET IN MANHATTAN, N.Y. IT WAS A TRIAL RUN SORT OF THING. SHINNICK DID WORK FOR LIVINGSTON BRANCH OF RUTGERS UNIVERSITY IN NEW JERSEY. HE SAID MICHAEL KENNEDY, A PROMINENT SAN FRANCISCO. ATTORNEY IS THE CONNECTION BETWEEN PATTY AND JACK IN THE UNDERGROUND. THE SAID HE WAS SERIOUS IN HIS INTENT TO HELP FOR THE DEAL WHEN THEN REVEALED HE M WH AND IS IN CONTACT WITH A 38-YEAR-OLD WOMANAIHROUGH WHOM HE COULD BE REACHED. THE WOULDN'T GIVE HER NAME AND DIDN'T WANT HER BOTHERED SAYING ... DON'T HIT HER. HE GAVE HER ADDRESS AS

IDENTIFY THEMSELVES BY NAME OR AGENCY. HE SAID USE THE NAME JOE

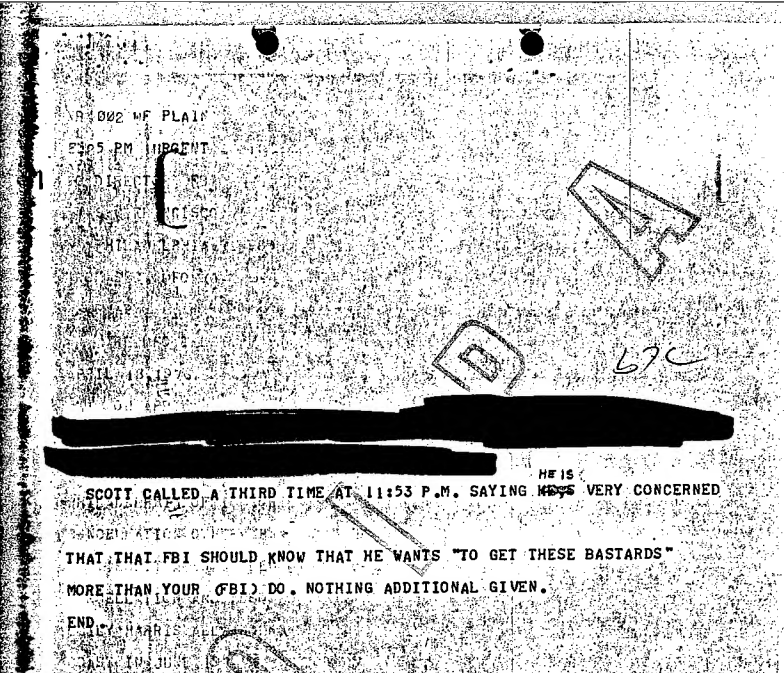
*510* 

FERGUSON AND MELL REPLY. HE SAID HE IS NOT LIVING WITH THIS WOMAN. HE THEN SAID HE STARTS A CONSTRUCTION JOB ON TUESDAY.

APRIL 20, 1976. HE THEN SAID HE ALSO IS STARTING A JOB AT A UNIVERSITY AND THEN IDENTIFIED IT AS GEORGE WASHINGTON UNIVERSITY. HE THEN GOT PHILOSOPHICAL AND ASKED SATIFFIED THAT HE KNEW WHY HE WAS DOING WHAT HE WAS DOING. REPLIED THAT HE ASSUMED HE LOVED HIS PARENTS THAT MUCH. HE SAID THAT WAS TRUE.

BUT ALSO "... I AGREE WITH YOU BASTARDS." HE ALSO SAID BEING AZ YEARS OLD HE COULDN'T RELATE TO SOMEONE THAT OLD BEING KILLED REFERRING TO THE VICTIM IN THE BANK ROBBERY WHO WAS SHOT.

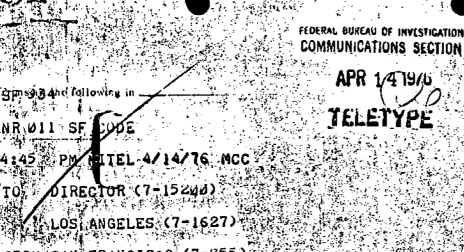
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Dep.-24. D.-Inv Asst. Dir.: Admin. FEDERAL BUREAU OF INVESTIGATION Comp. Syst. LA 699 COMMUNICATIONS SECTION Files/& Com NR B34 HAPHAIN Ontac APR 1 41976 6:44PM NITEL 4-14-76 MAH TONDIRECTOR: (7-15200) SAN FRANCI SCO (7-855) Telephone Rm Director Sec'y FROM LOS ANGELES (7-1627) P) ATIN: BID . INTO & OFFICE OF LEGAL COUNSEL HEAR NAP , DO : SF. LA TRIAL OF PATRICIA CAMPBELL HEARST AND WILLIAM AND EMILY HARRIS RELLA TEL TO THE BUREAU MARCH 29, 1976, AND LA TEL CALL TO SE APRIL 14. 1976. SAMUEL MAYERSON , ASSISTANT DIRECTOR OF CENTRAL OPERATIONS , LA COUNTY DA'S OFFICE, ADVISED ON APRIL 14, 1976, SUPERIOR COURT JUDGE, MARK BRANDLER CONTINUED CAPTIONED MATTER TO APRIL 21, 1976 MATETHAT TIME , PATRICIA CAMPBELL HEARST WILL BE EXPECTED TO ENTER A PLEA AND JUDGE BRANDLER WILL RULE ON HEARST S ATTORNEY'S MOTION FOR SEVERANCE . NO TRIAL DATE HAS BEEN SET. MAYERSON STATED THAT LA COUNTY DA JOHN K. VAN DE KAMP HAS REQUESTED THAT IN FBI SF INTERVIEWS OF HEARST, NO QUESTIONS BE ASKED HER RE HER ACTIVITIES IN LA DURING . 1974. THAT SIMPLY INTERVIEWING HEARST REENER ACTIVITIES IN LA COULD VEX CO 1 1020 IAPR 16 1976 TAINT HIS PROSECUTION. BUREAU AND SE WILL BE KEPT ADVISED OF PERTINENT, DEVELOPMENTS The Company of the Company

Transmit the following in 🐭 (Type in plaintext or code)🚾 DIRECTOR, FBI (7-15200) SAC, BOSTON (7-861) (RUC) SUBJECT: HEARNAP. (co:SAN FRANCISCO) Re Boston airtel to Bureau and San Francisco dated 3/24/76. Readfield, Maine, appeared at the Augusta, Maine FBI RA this date and furnished the following information to SA in addition to that previously set forth in re communication. On the evening of 3/29/76, to be an amateur psychic, received the following additional information through the medium of consulting his finger ring which he had suspended from a small thread. 🎎 ERNEST EKFBEA ABAACCA (ph) is the individual who will attempt to bomb the San Marin Courthouse in San Francisco during the week following PATTY HEARST being removed to Los Angeles. ABAACCA lives on a houseboat on the San Francisco waterfront, is 21 years of age, and grew up in that area. He is a construction laborer with SSAN 310-20-0115 and is-further described as a white male over six feet in height, approximately 190-200 pounds, long brown hair, and a full beard. ABAACCA only completed about eaght or nine grades in school. REC- 13 7 indicated he has never met ABAACCA and the above information was obtained solely through his advised that he is presently p<del>oyen</del>ic powers. hemployed but normally is self-employed in the junk -Pureau -San Fracisco (7-855 3 APR 1 1975 ·Los Angeles 1-Boston JHK/dew (7 Special Agent in Charge

usiness and in the past has done landscape design e furnished his date and place of birth as and stated that in 1960 he was sentenced to san Quentin Prison in California, to a term of five years to life imprisonment after being convicted of a second degree murder charge. He was paroled for three years after serving five years of his sentence and has had no other criminal record. He again denied having any history of mental illness and stated that he desired to furnish the above informations in order to be of assistance to the authorities. For the information of the Bureau, Los Angeles, and San Francisco.



FROM SAN FRANCISCO (7-855)

ATTN GID AND INTD

HEARNAP COO SAN FRANCISCO

RE WILLIAM AND EMILY HARRIS

CAPTAIN CHARLES PLUMMER, BERKELEY POLICE DEPARTMENT,

ADVISED THIS DATE THAT BERKELEY- ALBANY MUNICIPAL COURT JUDGE

JAMES R HOLMSTROM ISSUED WARRANTS FOR WILLIAM AND EMILY HARRIS

THIS DATE STEMMING FROM THE FEBRUARY 4, 1974 KIDNAPPING OF

PATRICIA CAMPBELL HEARST. A NINETEEN COUNT COMPLAINT FILED BY

THE ALAMEDA COUNTY DISTRICT ATTORNEY'S OFFICE RESULTED IN JUDGE

HOLMSTROM SETTING BAIL AT \$300,000 EACH FOR THE HARRISES. 7\_15200-773

ACCORDING TO PLUMMER, COURT APPEARANCES FOR THE HARRISES IN

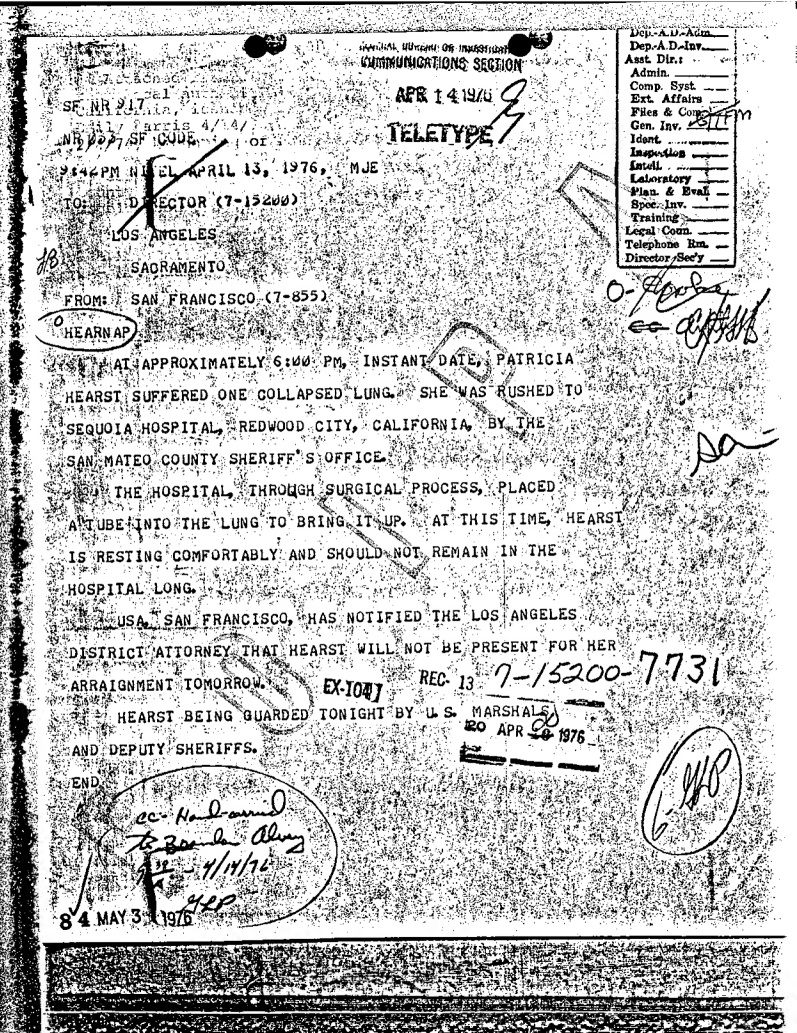
ALAMEDA COUNTY WILL AWAIT THE OUTCOME OF THE LOS ANGELES COURT

APPEARANCES FOR WILLIAM AND EMILY HARRIS

ALAMEDA COUNTY DA'S OFFICE REPORTS NINETEEN COUNTS PAGAINST THE HARRISES INCLUDE VIOLATION CALIFORNIA PENAL CODES SECTE BLECTON FOR ROBBERY, SECTION 24 WE FOR KIDNAPPING, SECTION 24 WE FOR ASSAULTO WITH DEADLY WEAPON, AND SECTION 236, FALSE IMPRISONMENT BECEIVED

END 7 TOTES

8 4 MAY 3 1976



Airtel 4/24 /76 1 - Mr. Gallagher 1 - Mr. Cooke BACs. Alexandria Mr. Penrith Baltimore " Los Angeles: (7-1627) Mr. Fehl Las Vegas : (7-313) Mr. Moore Philadelphia (7-1299)Mr. Wannall San Francisco (7-855) (7-1201) Pron: Director, FBI (7-15200) HEARNAP. WALTER JOSEPH SCOTT Re Washington Field Office (WFO) teletypes (2) to the Bureau 4/18/76. For information of receiving offices, re communications advise that Walter Joseph Scott, brother of Jack Scott an associate of Patricia Hearst, was in telephone contact with WFO on 4/17-18/76. Scott stated he was concerned for his parents and desired to provide information concerning underground connections utilized by Emily and Bill Harris, as well as, information concerning Phil Shinnick's (a former Olympic participant) involvementh in the transportation of Emily Harris when she was in fugitive status. Scott made an appointment to recontact WFO on 4/19/76, but subsequently cancelled that appointment. Scott advised be was presently residing in the Washington, D. C., area and was starting a construction job as well as a teaching job on or about April 20, 1976, indicating these jobs to be in the Washington area. REG. 13/1-15200-7732 GLP: and ama (22) Dep. AD Aim. Dep. AD law Aset. Dir,d Maric See Note Page Two TE APR 22 1976 Ent. Affalen MAILED 4 1978 FBI Plan & Evel. Spac. Inv.

Airtel to SAC, Alexandria Re: HEARNAP

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On 4/19/76, Department of Justice (DOJ) Attorney Brandon Alvey was telephonically contacted and advised that any further contact with Scott while in the DC area should be directed to him at the DOJ. He would thereafter provide any information obtained to appropriate U. S. Attorneys who may have an interest in further information provided by Walter Joseph Scott.

NOTE: Walter Joseph Scott, former PH 4389-PCI,
has telephonically
contacted WFO on two occasions. Brandon Alvey of the
DOJ was contacted on 4/19/76 and thereafter advised that
if Scott again was in contact with WFO or other offices
(Alexandria or Baltimore) in the area, that he (Scott)
be directed to contact Alvey at the Department so an
interview, if deemed appropriate, could be arranged with
personnel knowledgable of Scott's past. Above alerts
receiving offices of Walter Scott's latest actions
and this matter will be coordinated by FBIHQ and the DOJ.
Copy of instant airtel sent to the Department by 0-6 on
4/20/76.

FEDERAL BUREAU UF INVESTIGATION

SF 6 91

ASSOC. DIR.

Dep.-A. D.-Adm.
Dep.-A.

ALAMEDA COUNTY DISTRICT ATTORNEY'S OFFICE ADVISED THAT THE SUPERIOR COURT JUDGE IN ALAMEDA COUNTY HEARING THIS CASE HAS SET APRIL 12, 1976 AS THE DATE FOR BEGINNING TESTIMONY ON DEFENSE HEARINGS ON MOTION TO SUPPRESS EVIDENCE OBTAINED AT 288 PRECITA, 425 MORSE, SAN FRANCISCO, AND 461 IRVINGTON, DALY CITY. THE DISTRICT ATTORNEY'S OFFICE ADVISED THAT NECESSARY PROSECUTION WITNESSES WILL BE ASAC LAWRENCE G. LAWLER, SAS MONTE A. HALL, JAMES R. ECHOLS, THOMAS L. PADDEN, JASON B. MOULTON, PARKS H.

RE: TRIAL OF WENDY YOSHIMURA

SCHREIBER, ASSIGNED FBI HEADQUARTERS. ALL OF THESE SAS WILL
TESTIFY REGARDING THE ENTRY, SEARCHES AND ARRESTS OCCURRING AT
PRECITA, MORSE, AND IRVINGTON.

STEARNS, JR. , ALL ASSIGNED FBI SAN FRANCISCO, AND SA JOHN

AGREEABLE TO HAVING THE ABOVE SAS TESTIFY IN DISTRICT COURT IN ALAMEDA COUNTY, CALIFORNIA  $\frac{REC}{7}$ , 7-15200-7722

EV ADD 26

Director Sec'y

EX-104 PR 16 1976

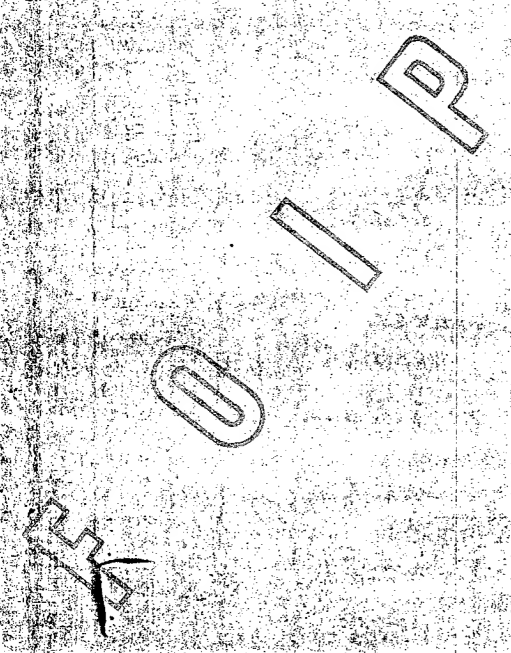
A(MAKIB) (2) 1976 (2)

PAGE TWO SF 7-855

BUREAU PERMISSION IS REQUESTED FOR SA SCHREIBER TO PROCEED SAN FRANCISCO. IT IS NOTED THAT HE WILL TESTIFY ON TUESDAY MORNING, APRIL 13, 1976.

UACE ALL ABOVE SAS WILL TESTIFY WHEN CALLED.

END.





### OFFICE OF THE DISTRICT ATTORNEY

ALAMEDA COUNTY COURT HOUSE OAKLAND, CALIFORNIA, 84612

INVESTIGATIVE DIVISION (415) 874-6536

April 9, 1976

Latent Print Section Federal Bureau of Investigation Washington, D.C.

People of the State of California vs. Wendy Yoshimura REFERENCE:

Action #52904, FBI #375418

Dear Mr.

In reference to our telephone conversation of April 8, 1976, we have been directed by Judge Martin Pulich of the Alameda County Superior Court in and for the State of California to make available to the defense attorneys phopo copies of each developed latent fingerprint and palm print that the F.B.I. has of Wendy Yoshimura.

Specifically, the latents taken at 288 Precitta Street, San Francisco; 625 Morse Street, San Francisco; 401 Irving Street, Daly City; 1721 "W" Street, Sacramento; a farm house at Lake Ariel, Pennsylvania; and from a New Jersey drivers license application of Joan W. Shimada.

We would appreciate it if you could make these copies available to us so that we can comply with this court order.

We are sorry for the burden that we realize this puts on your agency.

Very truly yours.

D. LOWELL JENSEN Dictaict Attorney C.17-15200

By:

17 AFR 13 1976

7-15200 -11/1

per call: 4-8-76 DA Office 670 Orfeland, Cal Copies of all latests also up of figures 1 pp of within two weeks Va Tarm House House in Sacrames to House of 248 Puceto on Mone St where Wear Souloth. Irrington It in Daly lity Kelime House

IREAU OF INV Washington, D. C. REPOR Bearing 1414-76 IDENTIFICATION DIVISION LATENT FINGERPRINT SECTION BATENT CASE NO. 12-15200 -773 REGISTERE To Mr. D. Lowell Jensen District Attorney Anvestigative Division Alameda County Court House Oakland, California 94612 A Art Control of the Control Attention: Had Zaroka STATE OF CALIFORNIA VERSUS WENDY MASAKO YOSHIMURA A CHARLES OF THE SECOND REFERENCE: Telephone call April 8, 1976, and letter April 9, 1976 EXAMINATION REQUESTED BY: Addressee As requested, there are enclosed photographic copies of all latent prints identified with fingerprints and palm prints of Wendy Masako Yoshimura, FBI #375418. Also enclosed ard photographs of the inked fingerprints and palm prints of 718679 Enc osures (54) 2 - San Francisco (7-855) (with copy of incoming) 2 - Sacramento (7-203) (1 - 91-7670) (with copy of incoming) SA Elroy Anthony, Room 5048 (with copy of incoming)
Bufile (91-56075) REPORT IS FURNISHED FOR OFFICIAL USE ONLY 5 4 MAY 1 2 1976

FEDERAL BUREAU OF INVESTIGATION

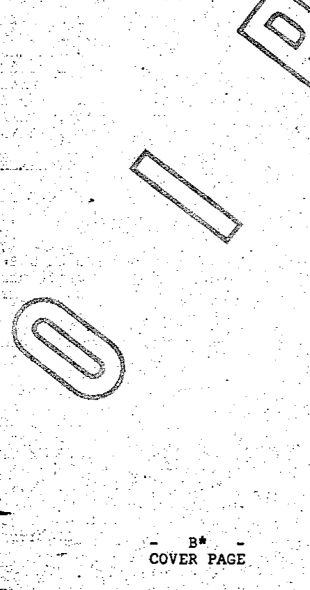
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PD-265 (Rav. 12-19-67) FEDERAL BUREAU OF INVESTIGATION INVESTIGATIVE PERIOD, DFFICE OF ORIGIN DATE REPORTING OFFICE 11/10/75 - 4/12/76 4/20/76 SAN FRANCISCO SAN FRANCISCO TYPED BY REPORT MADE BY TITLE OF CASE ct CHANGED EMILY MOSTAGUE HARRIS aka; CHARACTER OF CASE WILLIAM AYLOR HARRIS aka; PATRICIA CAMPBELL HEARST aka; KIDNAPING, BANK ROBBERY, NATIONAL UNSUBS (4); FIREARMS ACT Hibernia Bank Sunset Office. 1450 Noriega Street, San Francisco, California 4/15/74 HEARNAP delete the name STEVEN Title is marked changed to FREDERICK SOLIAH and to delete the character Bank Robbery -Harboring. at San Francisco, 9/24/75. Report of SA REFERENCE: ENCLOSURES TO THE BUREAU Disposition sheets for WILLIAM HARRIS, EMILY HARRIS, and PATRICIA HEARST. MONE ACCOMPLISHMENTS CLAIMED ACQUIT-CASE HAS BEEN! TALS SAVINGS RECOVERIES PINES CONVIC AUTO FUG. ENDING OVER ONE YEAR TYES THO PENDING PROSECUTION TES NO OVER SIX MONTHS SPECIAL AGENT DO NOT WRITE IN SPACES BELOW IN CHARGE PPROVEC 5 REC-62 Bureau (7-15200) (Encls. USA, San Francisco **EX-104** San Francisco (7-855) E1 APR 26 1976 (1 - 91 - 12976)(1 - 91-14357)... Notations Dissemination Record of Attached Report Agency Request Recd. Date Fwd. How Fwd.

SF 7-855 MAH/ct

# LEAUS SAN FRANCISCO

AT SAN FRANCISCO, CALIFORNIA. Will remain in contact with various jurisdictions which are interested in evidence obtained throughout the course of the HEARNAP investigation.



# UNITED STATES DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION

Copy to:

1 - USA, San Francisco

Report of:

4/20/76

Field Office File #: 7-855

Bureau File #:

Office: San Francisco.

Title: CHANGED

EMILY MONTAGUE HARRIS; WILLIAM TAYLOR HARRIS; PATRICIA CAMPBELL HEARST;

UNSUBS (4);

Hibernia Bank Sunset Office,

1450 Noriega Street, San Francisco, California

4/15/74

**HEARNAP** 

Character: KIDNAPING, BANK ROBBERY, NATIONAL FIREARMS ACT

#### Synopsis:

On 10/29/75, in U. S. District Court, San Francisco, charges against STEVEN SOLIAH were dismissed. These charges were concerning violation of Title 18, Section 1071, U. S. Code -Concealing amperson from arrest, and violation of Title 18, Section 3, U. S. Code - Accessory after the fact. On 9/23/75, charges against WILLIAM TAYLOR HARRIS, EMILY MONTAGUE HARRIS, and PATRICIA CAMPBELL HEARST in Los Angeles which charged them with violation of the National Firearms Act were dismissed. On 11/10/75, U. S. District Court, San Francisco, PATRICIA CAMPBELL HEARST stood mute and the court entered a plea of not guilty on her behalf. On 3/20/76, following a jury trial PATRICIA CAMPBELL HEARST was found guilty of the charges in the indictment and on 4/12/76, PATRICIA CAMPBELL HEARST was sentenced in U. S. District Court, San Francisco, to the custody of the Attorney General under Title 18, U. S. Code, Section 4208(b). The sentence was a maximum 25 years under Title 18, U. S. Code, Section 2013(a)(d) and ten years under Title 18, U. S. Code, Section 924. These sentences are to rum concurrently.

- P -

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

SF 7-855 MAH/ct

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## DETAILS: AT SAN FRANCISCO, CALIFORNIA

The records of the Clerk of the U. S. District Court, San Francisco, reflect that on October 9, 1975, Judge WILLIAM H. ORRICK, JR.; at San Francisco, dismissed the charges against STEVEN FREDERICK SOLIAH which were violation of Title 18, Section 1071, U. S. Code - Concealing a person from arrest, and violation of Title 18, Section 3, U. S. Code - Accessory after the fact.

The Los Angeles Office has advise that Assistant United States Attorney PAUL G. FLYNN, Los Angeles, California, advised that the complaint filed May 20, 1974, charging WILLIAM TAYLOR HARRIS, EMILY MONTAGUE HARRIS, and PATRICIA CAMPBELL HEARST, with violation of the National Firearms Act, Title 26, Section 5861(d), U. S. Code (Automatic Weapons), was dismissed September 23, 1975, by U. S. Magistrate JOHN R. KRONENBERG.

On November 10, 1975, PATRICIA CAMPBELL HEARST appeared in U. S. District Court, San Francisco, accompanied by her attorney before U. S. District Judge OLIVER J. CARTER. At this time she stood mute and the court entered a plea of not guilty to the bank robbery charges on her behalf.

On March 20, 1976, following a jury trial in U. S. District Court in San Francisco PATRICIA CAMPBELL HEARST was found guilty of the charges in the indictment concerning the robbery of the Hibernia Bank.

On March 20, 1976, date for sentencing was set as April 12, 1976.

On April 12, 1976, U. S. District Judge OLIVER J. CARTER, San Francisco, California, committed PATRICIA CAMPBELL HEARST to the custody of the Attorney General for the maximum sentence imposed by law under Title 18, U. S. Code, Section 4208(b). Judge CARTER indicated that the sentence of 25 years imposed under Title 18, U. S. Code, Section 2113(a)(d), and the ten years under Title 18, U. S. Code, Section 924, would run concurrently.

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Via			(Priority)		
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t) i	For the 1/24/76, the he U.S. District of the conclusion seems of the conclusio	attorneys for ct Court (USDC ne admi <u>s</u> sibili	), San Francis ty of polygra	RST submitted ( sco, a memorand oh evidence. I	
to	seeks to have in the desired of the second s	introduced the red by some of	evidence of the outstand	a polygraph tes	
de la	ubmitted to the efendant's motions in efense motions of the efense memorand	court a memo ion. The court asmuch as def on 2/26/76, du	randum in opport did not have ense counsel write ring the trial	osition to the to rule on the withdrew the solution. A copy of	ıe
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GONDON BARLAND, and DAVID C. RASKIN. Copies of the questions utilized and the charts obtained during these examinations were provided by the defense to the U.S. Attorney, San Francisco. Following completion of the trial, AUSA EDWARD DAVIS, JR., San Francisco, made available a copy of these charts and the questions.

The San Francisco polygraph examiner has forwarded a copy of these items directly to the Polygraph Research Section at the FBI Laboratory without analytic comment.

Mr. DAVIS has no objection to the Laboratory using these charts for "in-house" research and training.

One copy of the charts and the questions will be retained at San Francisco in the Polygraph Research file.

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HEARST THAN FRANCISCO STATE OF THE STATE O

SAN TRANCISCO (91-14357) (7-855)

FROM SACRAMENTO (91-7670) (P)

STEVEN FREDERICK SOLIAH, AKA; ET AL; CROCKER NATIONAL BANK,

5746 MARCONI AVENUE, CARMICHAEL, CALIFORNIA, APR IL 21,

1975, BR, OO: SACRAMENTO.

HEAR NAP. OO: SAN FRANCISCO.

RE PROSECUTION OF STEVEN SOL IAH.

ON INSTANT DATE, DEFENSE CONTINUED ARGUMENTS ON MOTION

TO HAVE NEW DISCOVERY HEARING BEFORE PROCEEDING WITH TRIAL

OF SOLIAH. DEFENSE ARGUING THAT USA, SACRAMENTO, HAD

RECEIVED INFO FROM PATRICIA HEARST IN EARLY MARCH 1976

WHICH STATED THAT SOLIAH WAS IN LOOKOUT VEHICLE ACROSS

FROM BANK AND NOT IN BANK AS WITNESSES CLAIM. DEFENSE

CLAIMS THAT ALBERT JOHNSON, DEFENSE COUNSEL FOR MISS HEARST,

HAS BEEN IN CONTACT WITH USA KEYES TO DISCUSS IMMUNITY.

DEFENSE FURTHER CHARGES THAT SINCE MISS HEARST WAS INTERVIEWED

BY FBI, SAN FRANCISCO, A NUMBER OF CALIF. DA'S ARE INTERESTED

IN USING HER TESTIMONY AND IN FACT AS A RESULT OF INFO

PROVIDED BY MISS HEARST, WILL IAM AND EMILY HARR=1-S HAVE BEEN

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CHARGED WITH KIDNAPPING. IN ADDITION, DEFENSE STATES

THAT GOVERNMENT HAS NO RIGHT TO GIVE IMMUNITY TO MISS

HEARST-INTSAN FRANCISCO AND NOT DO SAME AT SACRAMENTO

AND ACCISES GOVERNMENT OF BEING SELECTIVE IN WHICH OF

HER STA EMENTS TO BELIEVE OR DISBELIEVE. DEFENSE HAS

ALSO ACCUSED USA DWAYNE KEYES, SACRAMENTO, AND AUSA

RICHARD NICHOLS OF PROSECUTIVE MISCONDUCT BY PRESENTING

BANK EYE WITNESSES WHEN THEY KNEW MISS HEARST HAD STATED

SOLIAH WAS NOT INSIDE THE BANK.

AUSA NICHOLS COUNTERED ABOVE ARGUMENTS BY STATING
THAT HE HAD COMPLIED WITH COURT ORDER TO TURN OVER BRADY
MATERIAL AND IN FACT HE ADVISED DEFENSE OF MISS HEARST'S
STATEMENTS IN MARCH 1976. IN ADDITION, HE ADVISED THAT
MISS HEARST HAD NOT BEEN OFFERED IMMUNITY BY THE USA'S
OFFICE, SACRAMENTO, AND THAT THE USA'S OFFICE IN SAN
FRANCISCO CANNOT OFFER HER IMMUNITY FOR A SACRAMENTO
VIOLATION. NICHOLS ALSO STATED THAT MISS HEARST HAD ON
OCCASION PROVIDED CONFLICTING INFO AND SINCE SHE WAS THE
PARAMOUR OF SOLIAH, IT WOULD BE LOGICAL TO ASSUME THAT SHE
WOULD TRY TO EXONERATE HIM FROM CAPTIONED ROBBERY. HE

PAGE THREE SC 97

RURTHER ADVISED BEING A CONVICTED BANK ROBBER WOULD NOT LEND CREDENCE TO THE BELIEVABILITY OF HER STATEMENT.

COURT RECESSED REMAINDER OF DAY FOR JUDGE PHILIP C. WILKINS TO RULE ON ABOVE MATTER. RILING EXPECTED AMM.

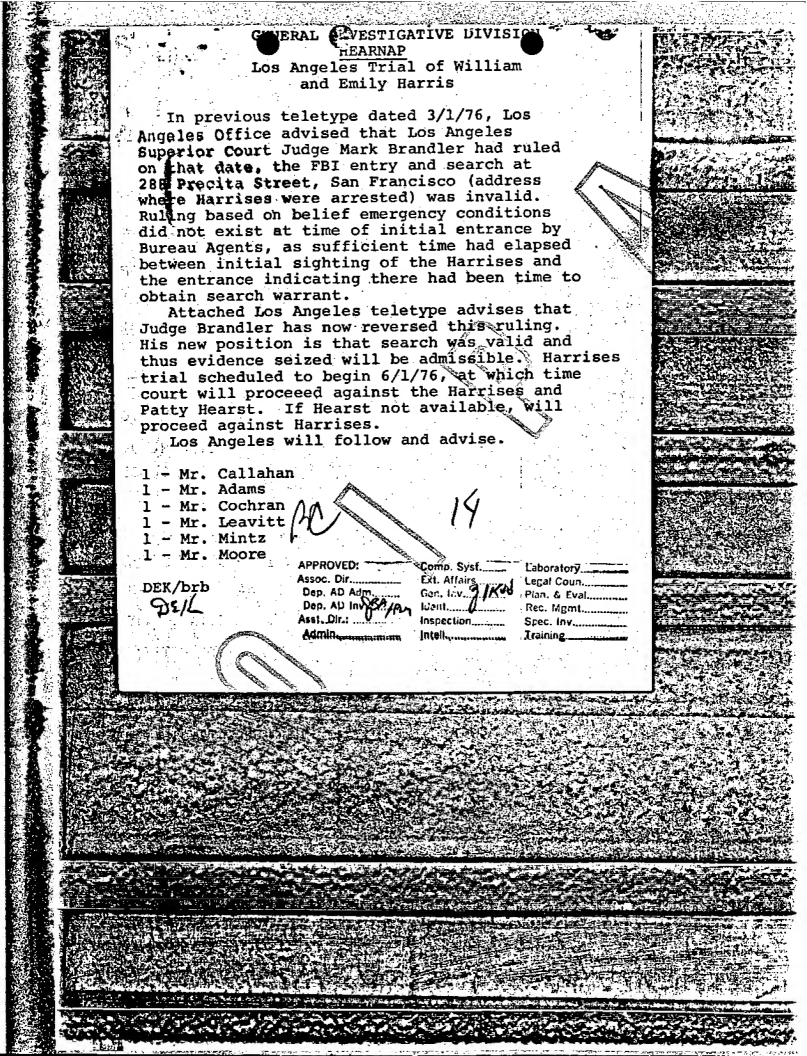
APRIL 20, 1976. USA KEYES FEELS THAT JUDGE WILKINS WILL PROBABLY RULE FOR THE DEFENSE. AS A RESULT, HE ANTICIPATES THAT THE DEFENSE WILL SUBPOENA SAC CHARLES BATES, SAN FRANCISCO; ASAC LAWRENCE LAWLER, SAN FRANCISCO; SA MONTE HALL, SAN FRANCISCO; USA JAMES BROWNING, SAN FRANCISCO; AND SAN FRANCISCO CO UNIY DA'S TO TESTIFY RE INTERVIEW AND OREDENCE PLACED IN HEARST'S INFORMATION. KEYES ADVISED THAT IF HEARING IS HELD, HE HAS REQUESTED THAT IT BE CLOSED IN ORDER THAT ANY REVELATIONS FROM SAME WILL NOT GIVE UNDUE PUBLICITY TO PROSECUTION OF OTHER SUBJECTS AND/OR OTHER MATTERS. USA KEYES ADVISED HE IS STILL OF OPINION NOT TO USE MISS HEARST WILHOUT CORROBORATION FROM A NOTHER SUBJECT, AS MUCH OF HER TESTIMONY IS HEARSAY.

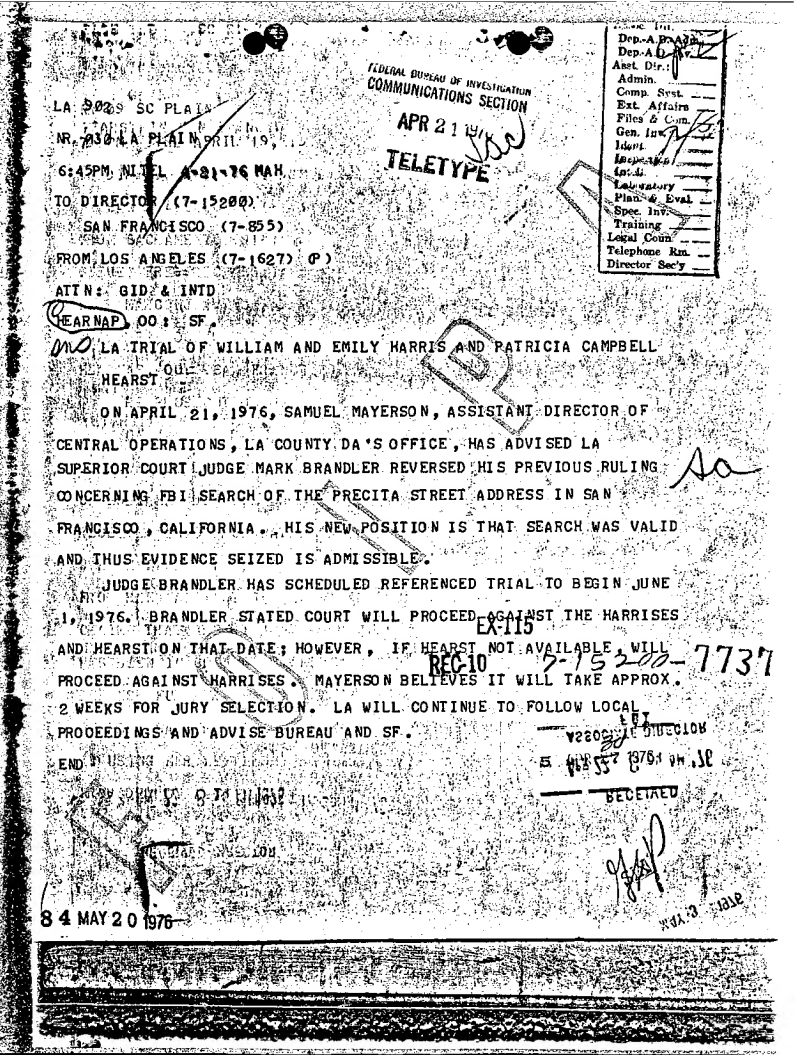
BUREAU WILL BE KEPT ADVISED.

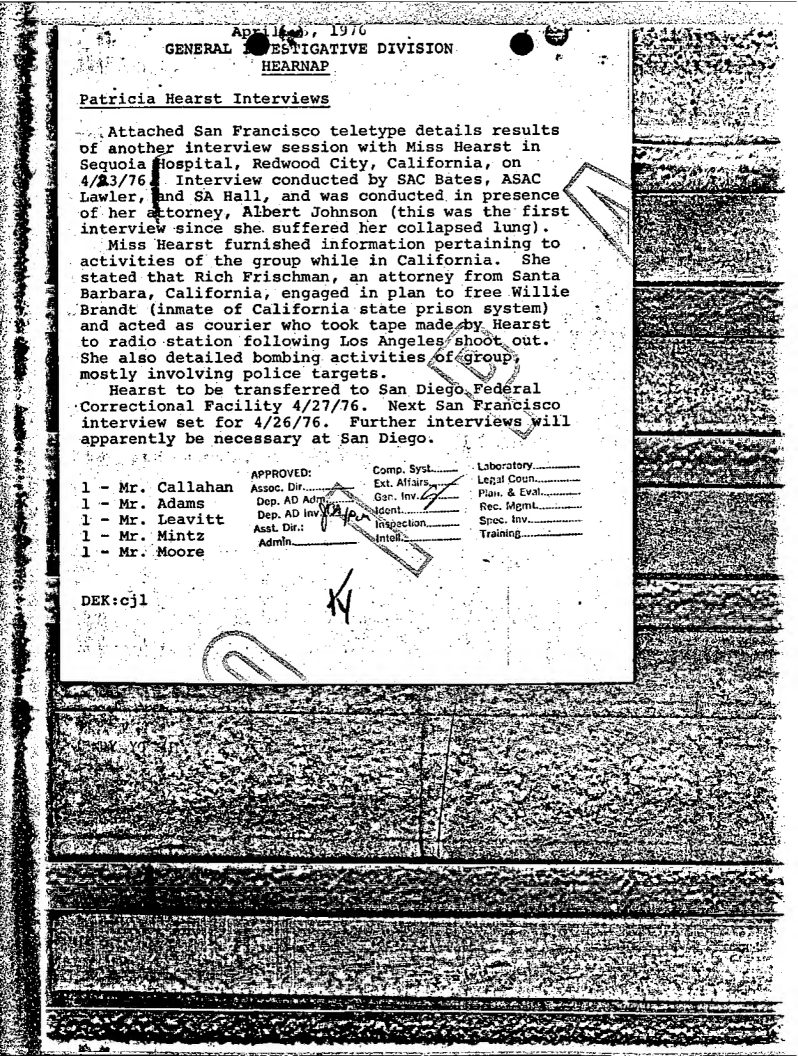
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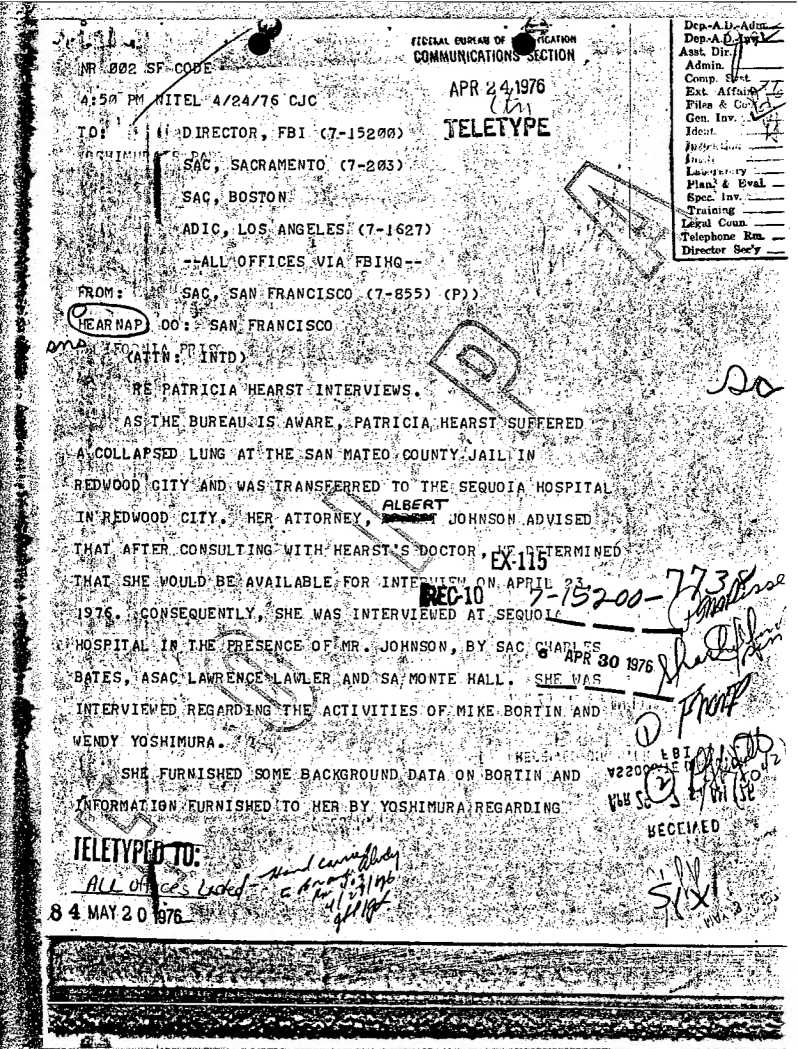
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YOSHIMURA'S PARTICIPATION WITH WILLIE BRANDT IN ACCUMULATING ARMS, EXPLOSIVES, AND BOMBS IN 1972.

SHE ADVISED THAT RICH FRISCHMAN, AN ATTORNEY FROM SANTA BARBARA, CALIFORNIA, WHO WAS A BOYHOOD FRIEND OF JAMES KILGORE, HAD AT ONE TIME, ENGAGED IN A PLAN WITH THE GROUP TO FREE WILLIE BRANDT (WHO IS AN INMATE IN THE CALIFORNIA PRISON SYSTEM), WHEN HE MADE AN APPEARANCE AT A HEARING AT SALINAS, CALIFORNIA. FRISCHMAN WAS WILLING TO BE TAKEN HOSTAGE IN THIS ATTEMPTED ESCAPE, HOWEVER, THE ATTEMPT WAS NEVER CARRIED OUT. FRISCHMAN WAS ALSO A COURIER WHO TOOK THE TAPE MADE BY HEARST AND THE HARRIS FOLLOWING THE LOS ANGELES SHOOT-OUT AND LEFT IT OUTSIDE A RADIO STATION.

SHE WAS INTERVIEWED REGARDING ADDITIONAL ACTIVITIES OF THE GROUP FROM THE TIME THEY ARRIVED AT SACRAMENTO, CALIFORNIA, IN SEPTEMBER OF 1974 AND THROUGH THEIR ARRIVAL IN SAN FRANCISCO AND THEIR ACTIVITIES IN SAN FRANCISCO UP THROUGH AUGUST, 1975. SHE STATED THAT

SF 7-855

PAGE THREE

WHILE THE WERE IN SACRAMENTO THEY LOOKED AT VARIOUS
PLACES TO BOMB, INCLUDING ATTORNEY GENERAL EVELLE YOUNGER'S
OFFICE.

OFFICE: OF THE FBI, WHICH IS IN A NEW BUILDING WHICH ALSO SHE BELIEVES, THEY HOUSED THE BUREAU OF INDIAN AFFAIRS.

THE PURPOSE OF HER TRIP WAS TO SEE IF THERE WAS A GOOD PLACE TO LEAVE A BOMB BUT SHE COULD NOT LOCATE ONE SO NOTHING WAS DONE.

HEARST FURNISHED THE ADDRESSES WHERE THE GROUP
LIVED JUP TO THE LATTER PART OF AUGUST, 1975, IN

SAN FRANCISCO AND SHE STATED THAT WHILE IN SAN FRANCISCO
SHE AND JOSEPHINE SOLIAH WENT TO THE MISSION STATION

OF THE SAN FRANCISCO POLICE DEPARTMENT WHERE JOSEPHINE;

PLACED A BOMB UNDER A POLICE CAR WHICH DID NOT GO OFF. AT

THIS SAME TIME, KAIHY SOLIAH AND WENDY YOSHIMURA WERE

TO PLACE A BOMB UNDER A POLICE CAR AT THE TARAVAL STATION

OF THE SAN FRANCISCO POLICE DEPARTMENT, BUT FOR SOME

SF 7-855

PAGE FOUR

REASON D D NOT DO SO. SHE STATED STEVE SOLIAH AND EMILY HARRIS WERE RESPONSIBLE FOR THE BOMBING OF THE EMERYVILLE POLICE CARS WITH STEVE SOLIAH ACTUALLY PLACING THE BOMBS.

SHE STATED THAT, IN AUGUST SHE DROVE STEVE SOLIAH
TO MARIN COUNTY, CALIFORNIA, WHERE HE PLACED A BOMB IN
A MARIN COUNTY SHERIFF'S OFFICE CAR AND AT THE SAME TIME
BONNIE JEAN WILDER AND JOSEPHINE SOLIAH BUT A BOMB IN THE
BUILDING OUTSIDE THE MARIN COUNTY SHERIFF'S OFFICE.
ACCORDING TO HER, BOTH OF THESE WENT OFF.

BLACK POWDER WHICH WAS BUILTED WITH TOASTER WIRE. THE
BOMBS UTILIZED A CHALK BATTERY AND A SAFETY SWITCH. SOME

OF THE BOMBS HAD CONTAINERS OF GASOLINE WITH THE EXPLOSIVES.

AND MARIN COUNTY BOMBINGS. INDICATING THAT THE NEW WORLD

LIBERATION FRONT WAS TAKING CREDIT AND AT LEAST ONE OF

THESE INDICATED THAT IT WAS THE SAM MELVILLE - JONATHAN

SE 7-855 In 122 PAGE FIVE

JACKSON SECTION OF THE NWLF.

HEART SAID THAT THE REASON FOR USING THESE TWO NAMES
WAS THAT THEY WANTED TO CONCEAL THE SLA'S WHEREABOUTS
AND THEY WANTED TO USE THE NAME OF A BLACK MAN AND A
WHITE MAN.

JAMES KILGORE WAS DN. THE FRINGE OF THE SLA AND CLOSELY ASSOCIATED WITH THE HARRIS. HIS WHEREABOUTS ARE UNKNOWN AND THERE IS PRESENTLY A WARRANT OUTSTANDING FOR HIM. YOU MAY WISH TO CONSIDER HIM A SUSPECT IN THE SUFFOLK COUNTY COURT HOUSE MATTER.

SAN FRANCISCO WILL FURNISH BOSTON PHOTOS OF KILGORE.

WE HAVE BEEN ADVISED THAT PATRICIA HEARST WILL

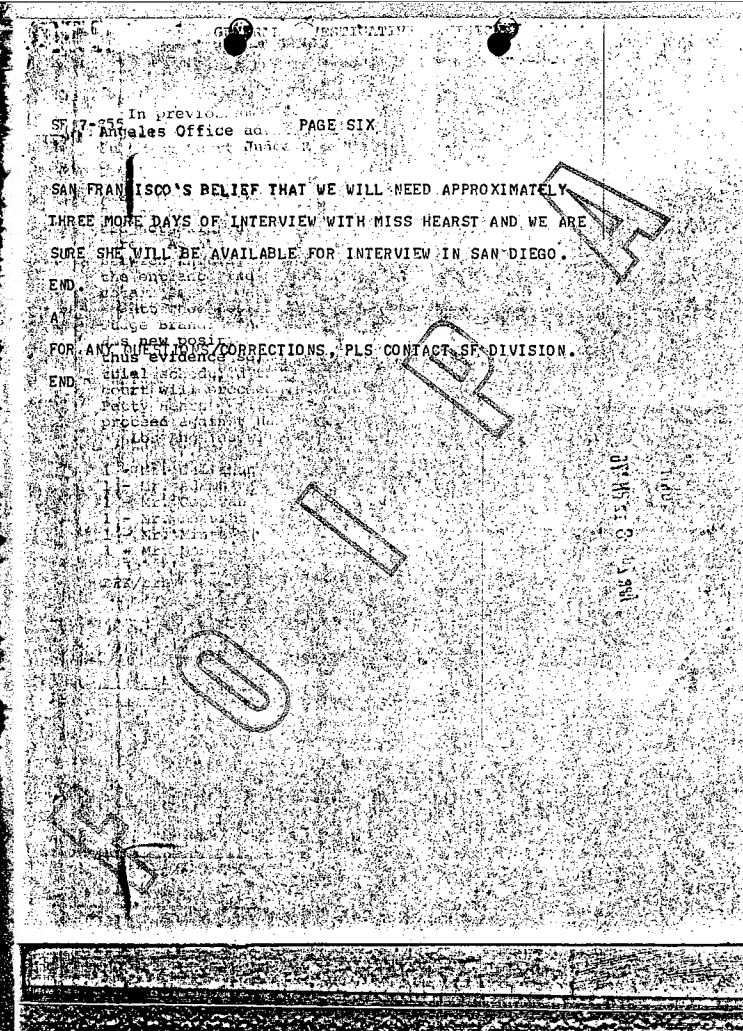
POSSIBLY BE TRANSFERRED TO THE FEDERAL CORRECTIONAL

FACILITY AT SAN DIEGO, CALIFORNIA ON APRIL 27, 1976.

SAN FRANCISCO UNABLE TO INTERVIEW HER ON APRIL 24 AND 25,

AS HER ATTORNEY, MR. JOHNSON, IS NOT AVAILABLE. HOWEVER,

WE WILL ONCE AGAIN INTERVIEW HER ON APRIL 26. IT IS





In Reply, Please Rafer i

UNITED STATES DEPARTMENT OF JUSTICE

FEDERAL BUREAU OF INVESTIGATION

Box 36015
San Francisco, California 94102

April 21, 1976

Hearnap

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Director See'y.

Dep.A.L.

Clarence M. Kelley
Director
Federal Bureau of Investigation
Washington, D.C.

Dear Clarence,

You will recall by personal lester to vou of

You will recall that based on Bureau instructions, I furnished this information on a confidential basis to Dwayne Keyes, U.S. Attorney, Sacramento, and to James Browning, U.S. Attorney, San Francisco. This was done, as I recall, on December 9, 1975. At that time Steve Soliah had already

been indicted for the Carmichael bank robbery, plea had been entered, and trial date set.

Dwayne Keyes, U.S. Attorney, Sacramento, came over to San Francisco in the early part of March at the insistence of F. Lee Bailey and Al Johnson, Hearst attorneys. We found out later that at that time Patty told Keyes that the four people in the Carmichael bank robbery were Michael Bortin, Emily Harris, Kathleen Soliah and James Kilgore. She also told him that Emily Harris pulled the trigger on the shotgun that killed the woman customer. Keyes kept this information very tight. Patty also told him of the location of additional residences and a garage where a car was hidden. Keyes furnished this to our Sacramento Office and they did locate the

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residence and the garage. Keyes, of course, at that time had a problem concerning brady material as, according to Patty, Steve was not in the bank.

In our detailed interviews with Patty about the carmichael robbery, she never varies and gives a tremendous amount of detail as to where everyone was and what they did. She does say that Steve Soliah was outside the bank with Bill Harris and both were in a position to fire on the police had they come to the bank during the robbery. None of us who have interviewed Patty can break her story down. Yet, there is no supporting evidence as to what she says. U.S. Attorney

Roply, f'lease Kejer to

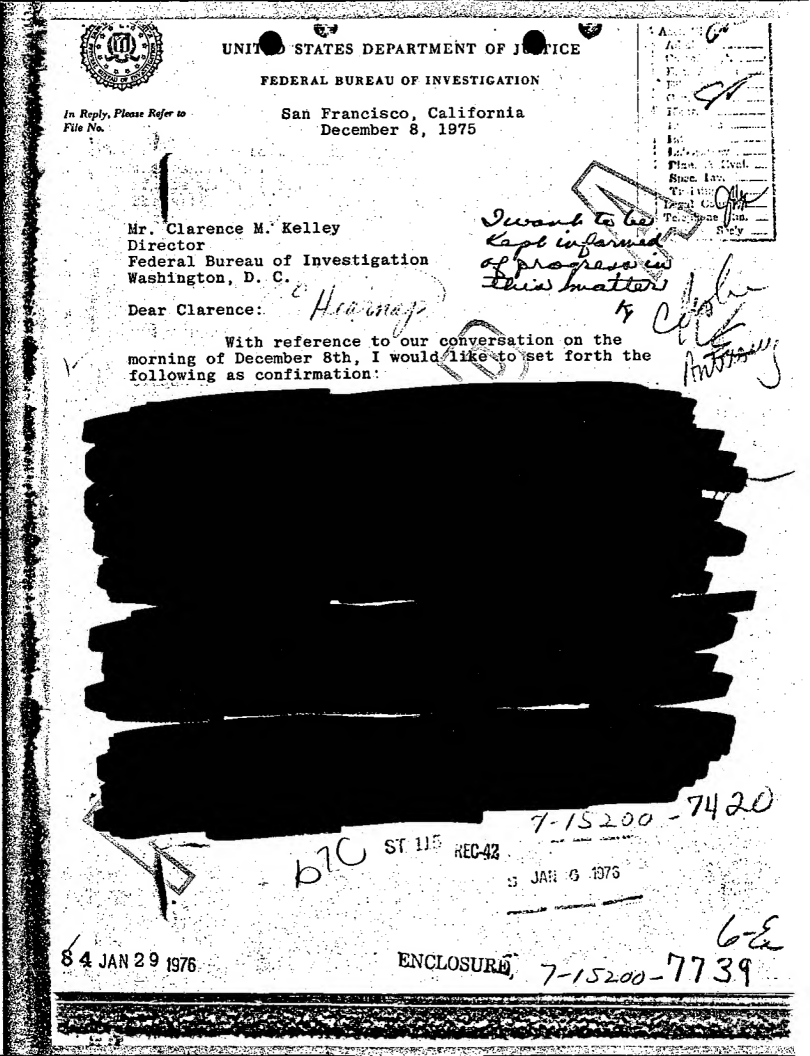
Keyes is aware of this and actually has already told the court and the defense that he has this Brady material.

At the present moment, the court in Sacramento is considering a defense motion to require me and the other two Agents in on the interviews with Patty to testify as to what Patty told us. U.S. Attorney Keyes has been told by Johnson that Patty is agreeable to testify before the court in Sacramento at any time. We have furnished much of this information and alluded to the rest in teletypes to the Bureau. I do feel, however, that you should have an up-to-date chronology on this. It is also somewhat unusual that Patty is now talking freely to us when it would appear to me to have been much better had she done this shortly after her arrest. Because of her lung collapse, all interviews have been suspended but we hope to get back to them in a couple of days. I will let you know of any further developments.

On April 20, 1976, the judge in Sacramento ruled against the defense in this motion and it will not be necessary for any of us to testify as to what Patty related to us.

Sincerely,

Charles W. Bates Special Agent in Charge





## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

3	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
Z	Deleted under exemption(s) <u>67C</u> with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you.
	Page(s) referred for consultation to the following government agency(ies);  as the information originated with them. You will be advised of availability upon return of the material to the FBI.
	Page(s) withheld for the following reason(s):
	For your information:
<u> 1</u> 29	The following number is to be used for reference regarding these pages:  7-/5200 - 7420

XXXXXX XXXXXX XXXXXX M 141 CMD 101-11.4 Assoc, Dir. UNITED STATES GOVERNMENT Dop. AD Adm. ... Dop. AD fav. Memorandum Assi. Dir.: Comp. Syst. Ext. Affoles 3 - 1 - 76Files & Com. DATE: Hearney D. W. Moore, Jr. SUBJECT: EMILY HARRIS; WILLIAM HARRIS, PLAINTIFFS, v. CHARLES W. BATES, INDIVIDUALLY AND OFFICIALLY SPECIAL AGENT IN CHARGE, FBI, SAN FRANCISCO, Director Sec'v CALIFORNIA, et al.; (U.S.D.C., C.D. CAL.) CIVIL ACTION FILE NO. CV 76 0034 ALS ىن ئالىشاۋىۋا Reference memorandum dated 2-10-76 from Legal Counsel to Mr. Adams, captioned as above. etimer A thorough review of the exhibits attached to the complaint filed by the attorneys on behalf of William and Emily Harris fails to indicate that information obtained in those exhibits was ever disseminated by representatives of the External Affairs Division, FBIHQ, with the exception of Complaint "O" (see page 14), Exhibit "N"; which refers to the Director's press conference held in Kansas City the day following the apprehension of the Harrises and Patricia Hearst. Attached are Xerox copies of the Director's statements made on that day. Also attached are Xerox copies of statements made by representatives of the Press Services Office to the media, along with copies of Part 2, Section 6. entitled "Publications, Press and Public Contacts," as taken from the Manual of Rules and Regulations, concerning FBI press policy. A copy of a Wanted Flyer concerning the Harrises is also attached, as well as a copy of the statement made by Mr. Kelley that appeared in the magazine, "Nation's Business," which was distributed in December, 1974, wherein on Page 35 the Director mentions the names of William Taylor Harris and his wife, Emily. Page 5 of the FBI's Annual Report for 1975 also mentions the Harrises. (-110 | REC-42 7-15200-ENCLOSUME For the information of Legal Counsel, there were no special instructions concerning the handling of the Hearst matter and all releases BEWere in strict compliance with Department of Justice guidelines, as well those set forth in the Manual of Rules and Regulations. MAY 12 1976 RECOMMENDATION: For information. Enclosures 1 - Mr. Mintz 1 1816 (Att: Mr. Blunt) Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Transmit the bllowing in A Type in plaintext or code DIRECTOR FBI (7-15200) (ATTN GID & INTD) SAC, SAN FRANCISCO (7-855) \*HEARNAP CAMPBELL HEARST Enclosed herewith for the Bureau, Philadelphia, Los Angeles, and Sacramento are two copies each of a 302 reflecting interviews with PATRICIA CAMPBELL HEARST on 4/12 and 113/76 in the appropriate the party of A moetam and the 2 Bureau (Encls. 23) 2 Philadelphia (Encls. 2)(7-1299) 2 Los Angeles (Encls. 2) (7-1627) 2 Sacramento (Encls. 2) (7-203) 1 San Francisco **22** MAY 1 1976 RECORDS: PLACE COPY IN 100-467965 (FIP) 4 JUN 1 4 1976 Approved: Special Agent in Charge

## FEDERAL BUREAU OF INVESTIGATION

Date of transcription \_\_\_\_

4/19/76

PATRICIA CAMPBELL HEARST was interviewed on April 12, 1976 at the San Francisco Office of the FBI. Also present were Assistant U.S. Attorney F. STEELE LANGFORD of San Francisco, and PATRICIA HEARST's attorneys, F. LEE BAILEY and ALBERT JOHNSON. Upon the advice of Mr. LANGFORD, PATRICIA HEARST was not advised of her rights.

PATRICIA CAMPBELL HEARST was again interviewed on April 13, 1976 at the San Mateo County building in Redwood City, California, in a Jury Room. Also present was Miss HEARST's attorney, ALBERT JOHNSON.

On April 12, 1976, Miss HEARST furnished the following information:

The diagram of Miz Brown's Restaurant (recovered during the search of the HARRIS' residence following their arrest), was made in June or July, 1975 in San Francisco during a meeting of a "study group" composed of MICHAEL BORTIN, JAMES KILGORE, and PATRICIA HEARST. BORTIN said he knew this place very well as he had been there forty times and knew the police frequented this place. BORTIN said that two people could go into Miz Brown's and kill four or five police officers. HEARST then drew a diagram, being told what to draw by BORTIN and KILGORE. The plan was later submitted to WILLIAM HARRIS. BORTIN was all for such an operation but when it was discussed with WILLIAM HARRIS, HARRIS turned it down.

In HEARST's estimation MICHAEL BORTIN was a natural killer while others in the group had to cultivate this attitude. HEARST felt that BORTIN was very cold-blooded about the police and talked often about wanting to kill policemen.

WILLIAM HARRIS told HEARST that in the fall of 1974, JAMES KILGORE, STEVEN SOLIAH, JOSEPHINE SOLIAH, and KATHLEEN SOLIAH stole money from a Post Office truck in Berkeley, California. WILLIAM HARRIS had previously worked

4/12/76 and San Francisco, Calif., and Redwood City, Calif. File # 7-855

SAC CHARLES W. BATES, ASAC LAWRENCE G.
L'AWLER, and SA MONTE A. HALL/ 1mr

Date dictated 4/19/76

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the route and knew that money was picked up during the day. While one person diverted the postman's attention, another person grabbed items from the postal truck. They obtained approximately \$400. She had no further information regarding this.

During the interview on April 13; 1976, HEARST furnished the following information:

The address on "T" Street in Sacramento, California, where part of the group stayed, was owned by a black doctor named TRENT. JAMES KILGORE spoke with this doctor on at least one occasion and it is believed KILGORE rented the place. WILLIAM HARRIS may have spoken to Dr. TRENT, however, Dr. TRENT did not know who the group actually was. It seemed strange to her, HEARST, that Dr. TRENT did his own maintenance work on the property at "T" Street.

The "W" Street residence in which part of the group stayed was the first address rented in Sacramento, California, and it is believed JOSEPHINE SOLIAH may have rented this residence. At various times EMILY HARRIS, PATRICIA HEARST, WILLIAM HARRIS, STEVEN SOLIAH, and WENDY YOSHIMURA all stayed at this residence.

The "T" Street residence, which was rented in February, possibly by JAMES KILGORE, was resided in at various times by WILLIAM HARRIS, JAMES KILGORE, and STEVEN SOLIAH. MICHAEL BORTIN stayed at this residence for a few weeks.

The Capitol Street residence was rented by EMILY HARRIS in 1975, and PATRICIA HEARST and KATHLEEN SOLIAH resided at this residence. EMILY HARRIS moved into this residence for a while after the robbery of the Crocker Bank at Carmichael, California, on April 21, 1975.

In March, 1975, STEVEN SOLIAH was in an automobile accident in San Jose, California, and broke five ribs. STEVEN SOLIAH gave the police his true name. He rented an apartment with KATHLEEN SOLIAH on White Street in San Jose. At that time she believes he had a Corvair automobile. After the accident, STEVEN SOLIAH left San Jose for fear of being located because of the accident and stayed for a while with EMILY TOBACK in San Francisco, California.

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The letter found on the table in the kitchen at 625 Morse Street, San Francisco, at the time of her arrest on September 18, 1975 was written by WENDY YOSHIMURA to WILLIE BRANDT, a prisoner in the California Men's (penal) Facility at Soledad. YOSHIMURA wrote the letter either the night of September 16 or 17, 1975. WENDY YOSHIMURA had written previous letters to BRANDT.

The group used several automobiles at various times. The group had a light blue Ford Stationwagon, which was sold in San Francisco to a private individual residing on Sanchez Street. JOSEPHINE SOLIAH had an Oldsmobile which WILLIAM HARRIS had repainted a bright green. This was the car that JOSEPHINE, KATHLEEN, and STEVEN SOLIAH drove to see their father in San Francisco. Afterwards they abandoned the car in the Sunset District of San Francisco as they felt the FBI had observed this car in the meeting with their father.

BONNIE JEAN WILDER had a blue Buick or Oldsmobile which she had purchased from a private party in Burlingame, California, and later sold to a private party in Palo Alto, California. This was done because the group heard over Radio Station KSAN that someone had observed them in the car placing a communique claiming credit for the bombing of the Marin County Sheriff's Office's cars.

The individual members of the group used false identities. JAMES KILGORE had obtained the birth certificate of a deceased infant named GARY LEE WAYCOTT, whose approximate age would have been 34 years old. KILGORE obtained a driver's license (California) in this name. PAT JEAN MC CARTHY and JOSEPHINE SOLIAH worked on a project to obtain birth certificates of dead infants in San Francisco and Marin County, California, to be used as false identification for the group. PAT JEAN MC CARTHY had a birth certificate of a deceased infant whose first name was MICHELLE and whose last name was not recalled. MC CARTHY also obtained an Oregon driver's license in this name, and experienced some difficulty in obtaining the license as it was sent to the address of some acquaintances of hers in Oregon, was returned to the tregon Department of Motor Vehicles, and remailed by them.

BONNIE JEAN WILDER had at one time lived with KATHLEEN SOLIAH near Oakland High School in an apartment above a hamburger stand on Park Boulevard. WILDER had also

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purchased a rifle which she believed was of Browning manufacture. WILDER had applied for employment with the Oakland Police Department to learn police operations. WILLIAM HARRIS felt this would allow the group to infiltrate the Police Department but WILDER was doing it only for educational purposes.

In discussing various acquaintances and associates of the group, HEARST stated that MARGARET TURCICH and PETER FITTIPALDI were not themselves involved in the group's activities but knew what was going on and who was involved because WENDY YOSHIMURA had told them. At first BONNIE JEAN WILDER did not know of any of their activities but one night WILLIAM HARRIS told WILDER about the Carmichael bank robbery.

HEARST said that she could relate details concerning the following bombings and attempted bombings committed by the group. Mission Police Station, San Francisco; a bombing was planned for a police station in the Sunset District of San Francisco but never took place; Emeryville, California, police cars; Marin County Sheriff's Office cars; and two attempted bombings involving police cars in Los Angeles. HEARST stated that the bombing in Marin County and the bombings in Los Angeles were planned for the same night.

In discussing numerous activities of the group, HEARST said that MICHAEL BORTIN had bought an explosive known as flo-gel, however, the majority of the bombs were to be made with black powder. In general discussions, JAMES KILGORE and KATHLEEN, JOSEPHINE and STEVEN SOLIAH wanted to do small "actions". MICHAEL BORTIN was always insisting on killing police officers, not by bombing them, but by shooting them. WILLIAM and EMILY HARRIS wanted to do big bombings.

Before the bombings were done, there was a violent disagreement among the group and MICHAEL BORTIN left. Prior to that time PAT JEAN MC CARTHY had been asked to leave the group because she was too scared to get involved in anything.

HEARST furnished the following information relating o incidents beginning the day of the kidnapping, ebruary 4, 1974:

She was actually kidnapped from her apartment in Berkeley, California, by DONALD DAVID DE FREEZE, WILLIAM

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HARRIS, and ANGELA ATWOOD. During the actual kidnapping. she did not see DE FREEZE but heard his voice. She saw WILLIAM HARRIS and recalled he had a day or two growth of beard which gave him a dark appearance. HEARST knows from later conversations with the group that they were all. present at the kidnapping either in the apartment or Those identified in addition to DE FREEZE, WILLIAM HARRIS and ANGELA ATWOOD, were EMILY HARRIS, PATRICIA SOLTYSIK, NANCY LING PERRY, WILLIE WOLFE, and CAMILLA HALL. HEARST was placed into the trunk of a car driven by CAMILLA HALL as they left the residence. She believes WILLIE WOLFE and PATRICIA SOLTYSIK were in CAMILLA HALL's Volkswagen, which was used as a cover car. From subsequently hearing EMILY HARRIS voice, she knows that EMILY HARRIS was driving the Stationwagon into which HEARST was placed shortly after they left the kidnap scene. In conversation with the group, she learned that DE FREEZE shot a carbine as they were leaving the kidnap scene and ANGELA ATWOOD fired a Mauser.

With the exception of CAMILLA HALL, all of the group stayed "underground" after the kidnapping. CAMILLA HALL visited the house in Daly City, California, on several occasions before she finally went "underground".

While HEARST and WILLIAM and EMILY HARRIS were returning to San Francisco after the incident in Los Angeles on May 17, 1974, EMILY HARRIS told her that she, EMILY, had lost a glove during the kidnapping. Shortly after they arrived in San Francisco, EMILY HARRIS contacted a woman who had been a co-worker of hers in the East Bay. This woman told EMILY HARRIS that the FBI had talked to her about a glove, presumably belonging to EMILY HARRIS, but that this woman did not tell the FBI that it was EMILY's glove.

A box of cyanide-tipped bullets was inadvertently dropped during the kidnapping in her residence by DONALD DAVID DE FREEZE. Later the group had some type of cyanide mixture with them and handled it in a very loose manner.

After they switched HEARST to the stationwagon, he was tied, gagged, and blindfolded. It was her impression hat they drove across a bridge because she felt she could hear the expansion plates in a bridge rattling as they passed over them. However, later someone in the group told her

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that they drove around the Bay. She recalls that it was a trip of at least an hour.

After the trip in the stationwagon from the kidnapping, the group went to 37 Northridge, Daly City, California, where she was held in a closet for about 4½ weeks. All of the group stayed together at Northridge with the exception of CAMILLA HALL, who for a short time made trips in and out and apparently was living somewhere else. HALL did, however, move in later with the group.

During the stay at Northridge, there was never any talk by the group of demanding normal ransom for HEARST's release. DE FREEZE said that HEARST's father would be required to feed poor people as a good faith gesture. It was HEARST's impression that the reason she was kidnapped by this group was to cause an exchange of her for JOSEPH REMIRO and RUSSELL LITTLE, who were being held in jail for the murder of Dr. MARCUS FOSTER.

The group then moved to 1827 Golden Gate, San Francisco, which was rented by PATRICIA SOLTYSIK and EMILY HARRIS. CAMILLA HALL was now living with them. While at the Golden Gate address, they planned the robbery of the Sunset Branch of the Hibernia Bank. During the robbery of the Hibernia Bank, WILLIE WOLFE, ANGELA ATWOOD, WILLIAM and EMILY HARRIS were in a back-up car parked across the street from the bank. After the bank robbery, the group all returned to the Golden Gate address.

While the group was at the Golden Gate address, a group of Muslims visited the address and she was introduced to them as PATTY HEARST. She recalled that their names were RETIMAH X, JAMELLEA, RASHON, and ALI. There were also three small children whose names she recalls as RANICA (phonetic), TUNYA (phonetic), and SALIMA.

She believes that the Muslim named ALI bought three vans at the group's direction. The vans were purchased for the group's use and paid for from money taken from the libernia Bank. Additionally, RETIMAH X bought a stationwagon, thich she kept.

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Sometime after the Hibernia Bank robbery, RETIMAH X located a house for the group on Oakdale in San Francisco. For some reason, not recalled by HEARST, they could not get into the house immediately. The Muslims, in the vans obtained by them, moved the group from the Golden Gate address to a motel in Hunters Point. The group had two units together and so as not to have to go outside from one to the other unit they removed the medicine chests in the wall so they could climb through the wall from one unit to another. They remained at this motel for two or three days. They then moved into the Oakdale address.

In explaining the reason for the group leaving San Francisco and moving to Los Angeles, HEARST said that DE FREEZE commented on several occasions that the FBI and the police had the entire Peninsula blocked off. Oakdale, DE FREEZE was convinced that everyone he saw on the street was a police officer. On one occasion a police car pulled up across the street and the police went into a house. This convinced DE FREEZE that the police were all over At one point, the Muslins went near the stationwagon the area. which was parked on the street. The Muslims were told by a passerby that the police department had taken the battery out of the car and had it under surveillance. The Muslims related this to DONALD DE FREEZE. DE FREEZE then decided that they would leave that night and go to Los Angeles where DE FREEZE was acquainted with some of the area because of his previous residence there. Late that night at approximately 11 PM, they departed the Oakdale residence in the three vans purchased by ALL, and drove straight through to Los Angeles, California, arriving the following morning. The afternoon of the day they arrived in Los Angeles they held a rendezvous in a park by pre-arrangement. An assignment was given to NANCY LING PERRY, PATRICIA SOLTYSIK, and WILLIE WOLFE to locate a place to stay. These people located an address on 84th Street. This address was looked over by the group. This residence was rented from PROPHET JONES. The group told him that they were the SLA and he replied he did not believe them. He then commented that he loved freedom fighters and therefore loved them, but if they were police gents they would be in trouble.

WILLIAM and EMILY HARRIS tried to contact a black woman known as UTOMMU (phonetic), who had a son named LUMUMBA in San Quentin. Finally, EMILY HARRIS contacted this woman

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and a meeting was set up in Griffith Park. At that meeting were PATRICIA HEARST, WILLIAM and EMILY HARRIS, UTOMMU, and her boyfriend.

Shortly after the group's arrival in Los Angeles, PATRICIA HEARST, and WILLIAM and EMILY HARRIS drove to the home of a woman whom the HARRISES had known from the mid-West. HEARST recalled the name as JANE BUMB. While HEARST and EMILY HARRIS waited in the car, WILLIAM HARRIS talked to this woman and told her they were members of the SLA. The contact was for the purpose of obtaining money and possibly a place to stay. At this meeting, WILLIAM HARRIS gave BUMB a code name that he, HARRIS, would use in the event he would contact her in the future.

On the afternoon of May 17, 1974, from a newspaper advertisement, EMILY HARRIS purchased a car from a private individual. The car was beige in color similar in appearance to a Corvair. They then went to a motel in Anaheim, California, where they watched the shootout on 54th Street on television. WILLIAM HARRIS decided that they should return to San Francisco as that was where they had friends and contacts. Shortly thereafter they returned to San Francisco in the car purchased by EMILY HARRIS. Sometime after they arrived in San Francisco, this car was given to the SOLIAHS.

HEARST volunteered that until the group arrived in Los Angeles she was never outside the group's control by herself.

After the HARRISES and HEARST arrived in San Francisco, WILLIAM and EMILY HARRIS visited some people who lived in an apartment on Cole Street in San Francisco. HEARST said this apartment was in the same building where her sister GINA lived. HEARST never saw these people. The group then contacted friends of the HARRISES who lived on Oak Street near the Panhandle of Golden Gate Park, San Francisco. The purpose of this contact was to obtain money and possibly a place to stay. WILLIAM HARRIS identified the friends as two white males named MARK and MARK.

Also, shortly after the HARRISES and HEARST returned to San Francisco, EMILY HARRIS called a woman attending the University of California at Berkeley who she

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knew before. This woman had been in Venceremos. This woman did not want to talk to EMILY. EMILY HARRIS went to see a friend who was a pediatrician at Children's Hospital in the East Bay. This Doctor had rented a car for the HARRISES when they went "underground". The Doctor told EMILY HARRIS to leave. EMILY HARRIS returned to the Children's Hospital a second time, and had the Doctor paged on an intercom. She spoke with the Doctor on the phone while at the hospital, but was told that the Doctor did not wish to see her.

WILLIAM and EMILY HARRIS then rented a first floor apartment on Walnut Street in East Oakland in which all three of them stayed.

While living at the apartment on Walnut Street, EMILY HARRIS went to a house where she believed that a friend of hers, KATHLEEN SOLIAH, lived. She told an unrecalled person at that house that she was a friend of KATHLEEN SOLIAH's mother. EMILY HARRIS was told that KATHLEEN SOLIAH was working at a book store. EMILY then went to the book store, wrote a note on a piece of paper and handed it to KATHLEEN SOLIAH. The note requested that KATHLEEN SOLIAH meet EMILY HARRIS at a nearby church. KATHLEEN was happy to see EMILY HARRIS. KATHLEEN SOLIAH then called JAMES KILGORE, who gave KATHLEEN SOLIAH some money which was taken by KATHLEEN to the church and given to EMILY HARRIS.

HEARST and WILLIAM and EMILY HARRIS later met KATHLEEN SOLIAH and JAMES KILGORE at a drive-in theater in Oakland, California. All five of them talked for several hours. One of the matters discussed was how to obtain money.

Later, while living at the Walnut Street address, EMILY and WILLIAM HARRIS, and PATRICIA HEARST made a tape recording relating to their aims and the shootings in Los Angeles. The tape was given to KATHLEEN SOLIAH and JAMES KILGORE, who in turn gave it to RICHARD FRISHMAN. RICHARD FRISHMAN is from San Diego, California, and upon his return to San Diego from the Bay Area took the tape and dropped it around the corner from a radio station in Los Angeles, talifornia. RICHARD FRISHMAN later told STEVEN SOLIAH that had left the tape in a mattress. HEARST advised that the

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last two numbers on the "paintbrush list" (a listing of encoded telephone numbers recovered during the search of the HARRISES' residence after their arrest) are the numbers of public telephones used by RICHARD FRISHMAN. One encoded telephone number is followed by a "B" and the second encoded telephone number is followed by a "C". The "B" and "C" stand for the words "bank" and "court", respectively.

KATHLEEN SOLIAH and JAMES KILGORE were living in an apartment on the north side of the Berkeley campus. HEARST did not know exactly where. This was an apartment of a male and female friends of KILGORE who were students, vaguely associated with WILLIE BRANDT and who were away on vacation. KILGORE was to take care of the owners' tropical turtles. WILLIAM and EMILY HARRIS and PATRICIA HEARST moved from the Walnut Street address into this apartment for the purpose of making contact with JACK SCOTT.

The meeting with JACK SCOTT was arranged by KATHLEEN SOLIAH and JAMES KILGORE. WILLIAM HARRIS was pleased with this because he was aware of JACK SCOTT's being a sports KATHLEEN SOLIAH and JAMES KILGORE related that JACK SCOTT had previously helped WENDY YOSHIMURA go from the West Coast to the East Coast. JACK SCOTT came to the apart-HEARST believes SCOTT had been "popping pills". SCOTT told them that his wife MICKI was looking for a farmhouse JACK SCOTT said he in the East to rent for PATRICIA HEARST. had moved many people across the country. He talked about the Weather Underground, and in fact, he talked for most of the night. WILLIAM HARRIS decided that EMILY HARRIS would leave the next night. This was all set up by JACK SCOTT and he decided that PHIL SHINNICK would drive EMILY HARRIS across the country. PATRICIA HEARST would be driven by JACK SCOTT's parents, JOHN JOSEPH and LOUISE SCOTT, and MICKI SCOTT would go with WILLIAM HARRIS. HEARST actually saw PHIL SHINNICK leave the apartment with EMILY HARRIS and get into a blue Pinto owned by PAT JEAN MC CARTHY. This was the car in which SHINNICK was to drive EMILY HARRIS across the country. **Q**n the following night or the one following that, Jack SCOTT's marents arrived. They were introduced to HEARST under her Bight name, talked with her, and knew who she was. In fact, when JACK SCOTT's parents arrived they were already aware that they were to drive HEARST across the country.

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The elder SCOTTS said that they had been in San Francisco to see a doctor regarding some type of an insurance claim.

That night, PATRICIA HEARST, JACK SCOTT, and JACK SCOTT's parents left the apartment and drove to the East Coast in a green Ford LTD with Ohio plates. The first night of the journey they stopped at Reno, Nevada, but she does not know what motel. She does not recall the places stopped or the motels stayed in on the trip to the East Coast, but she does recall that they always took two rooms. JACK SCOTTs parents stayed in one room and she and JACK SCOTT stayed in the other. The SCOTTS registered in their true names. She also does not recall how they paid for the lodging, but she did not pay for anything.

On the trip East, Mr. and Mrs. SCOTT talked about their son WALTER. They characterized him as being crazy but they loved him. They also talked about the book JACK SCOTT was going to write, made comments about the "underground", and how JACK SCOTT had helped WENDY YOSHIMURA.

When they arrived in Pennsylvania, the elder SCOTTS stayed there at a location unknown to HEARST. JACK SCOTT's father did not want JACK to drive the car, however, JACK prevailed and he drove HEARST to his apartment on 92nd Street in New York City. When they arrived there, EMILY HARRIS and MICKI SCOTT were already there. WENDY YOSHIMURA came to the apartment the next day.

JAMES KILGORE, using a return portion of JACK SCOTT's plane ticket, had flown to the East Coast and had driven PAT JEAN MC CARTHY's blue Pinto back to the West Coast. JACK SCOTT following their arrival at the apartment then flew back to the West Coast, picked up PAT JEAN MC CARTHY's car, and drove WILLIAM HARRIS to the farmhouse near Honesdale, Pennsylvania.

From New York City, WENDY YOSHIMURA, PATRICIA HEARST, EMILY HARRIS, and MICKI SCOTT drove to the Pennsylvania farmhouse. They were in two cars, one ared Volkswagen belonging to WENDY YOSHIMURA, and the second, a white Volkswagen belonging to MICKI SCOTT. During the trip, MICKI SCOTT was stopped by a law enforcement officer in the State of New York. PATRICIA HEARST was in the car with WENDY YOSHIMURA.

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A few days after they arrived at the Pennsylvania farm, JACK SCOTT and WILLIAM HARRIS arrived. JACK SCOTT stayed for a few days and then returned to New York with MICKI SCOTT, leaving PATRICIA HEARST, WILLIAM and EMILY HARRIS, and WENDY YOSHIMURA at the farm. The purpose of going to live on a farm was to obtain the proper atmosphere for JACK SCOTT to write a book. Apparently, the SCOTTS felt free to leave the farm as they had promised WENDY YOSHIMURA \$600 and a car if she would stay at the farm and "babysit" the three of them.

On JAY WEINER's birthday, JACK and MICKI SCOTT brought him to the Pennsylvania farm. JAY WEINER was introduced to all of them and understood who they were. They stayed all day with JACK and MICKI SCOTT and WEINER returning to New York that night.

A couple of weeks after the WEINER visit, JACK and MICKI SCOTT returned to the farm and advised HEARST that the SCOTTS were going to Cuba. The apparent purpose of the Cuba story was to get the HARRISES, WENDY YOSHIMURA, and HEARST off of the farm. The SCOTTS advised that they had rented another farm in Jeffersonville, New York, from people living in a loft apartment in New York City. MICKI SCOTT actually rented the farm under the name of ANN (last name unknown) while wearing a blond wig.

PATRICIA HEARST, WENDY YOSHIMURA, WILLIAM and EMILY HARRIS, along with JACK and MICKI SCOTT moved from the Pennsylvania farmhouse to the farm in Jeffersonville, New York, in two cars. After their arrival at the New York farm, JACK and MICKI SCOTT brought over PAUL HOCH, who was identified as a Professor at Dawson College in Canada. PAUL HOCH was aware of the true identities of all of the persons at the New York farm. PAUL HOCH conducted taped interviews of PATRICIA HEARST and WILLIAM and EMILY HARRIS, during his tenday to two-week stay at the New York farm. The tapes were later transcribed using a typewriter and destroyed. The tapes were destroyed because they contained the voice of PAUL HOCH and led did not want his voice on the tapes.

During HOCH's stay, PHIL SHINNICK came to the New York farm to see EMILY HARRIS. PHIL SHINNICK stayed one day.

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The rent on the Jeffersonville farm expired. MICKI SCOTT was contacted so the group could return to the Pennsylvania farm. MICKI SCOTT told EMILY HARRIS that the farmhouse in Pennsylvania had been sold. EMILY then called the owner of the Pennsylvania farm acting as a prospective buyer and was told the Pennsylvania farmhouse had not been sold. EMILY HARRIS and WENDY YOSHIMURA then drove to the Pennsylvania farm and verified that it was vacant. This caused a confrontation between MICKI SCOTT and EMILY HARRIS. Shortly thereafter, HEARST, WILLIAM and EMILY HARRIS and WENDY YOSHIMURA went back to the Pennsylvania farmhouse, where they stayed for a few weeks.

While back at the Pennsylvania farmhouse, WILLIAM HARRIS and WENDY YOSHIMURA saw an advertisement in a paper for the sale of a gold Pontiac LeMans. WENDY YOSHIMURA bought the Pontiac in Pennsylvania using the name JOAN SHIMADA. This car was later sold in the East.

While they were back in Pennsylvania, WILLIAM HARRIS sent WENDY YOSHIMURA to a college campus, believed to be in Pennsylvania, to meet a friend of WILLIAM HARRIS'. WENDY YOSHIMURA showed this friend the codes of war of the SLA. In the "paintbrush code" of telephone numbers the number of this person was preceded by "ED 111" and ending with a "W" which stood for his nickname "WILT". WILLIAM HARRIS kept this number. The man that WENDY YOSHIMURA contacted told her the FBI had previously questioned him.

JACK and MICKI SCOTT came to the farmhouse in the white Volkswagen. It was decided that they would collect insurance on this car by reporting it stolen. Together with WILLIAM HARRIS' help, they removed the chrome from the car, broke the windows, and threw parts of the car into one of the ponds near the farmhouse. The car was then abandoned and it was reported stolen to the police.

While at the farm in Pennsylvania, EMILY HARRIS would frequently call from a phone booth to other phone booths the West Coast and by pre-arrangement would talk to JAMES LIGORE and KATHLEEN SOLIAH.

HEARST believes that MICKI SCOTT returned to the West Coast and was in San Diego working with a woman friend of hers who was writing a book about athletics. HEARST said the title of the book was, "Healthy, Happy, and Horny."

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PATRICIA HEARST and JACK SCOTT left Pennsylvania in a Ryder Van which had been rented in New York. In the van was some of the furniture from the SCOTTS' apartment in New York City. The HARRISES took a train to the West Coast and WENDY YOSHIMURA took a "hippie bus" about a month later. HEARST and JACK SCOTT drove west on Interstate 80, then turned south somewhere in Utah. While driving through Nebraska, JACK SCOTT was stopped by the police for speeding but talked his way out of a ticket by discussing a football game that had been played by Nebraska that day. While on the trip they had trouble with the van in Cheyenne, Wyoming, and had it fixed at a garage. On this trip JACK SCOTT paid all of the expenses, that is, lodging, food, and transportation expenses.

HEARST and JACK SCOTT arrived in Las Vegas, Nevada, and went to the elder SCOTTS' apartment, where they stayed one night. According to the elder SCOTTS, a letter had been received from their son, WALTER, from Libya. While HEARST was at the elder SCOTTS' apartment, WALTER SCOTT called his parents from England and said he was returning home. This was in the latter part of September, 1974.

In addition to the above, Miss HEARST furnished the following information:

HEARST had been told by members of the SLA that NANCY LING PERRY'S .30 caliber M-1 carbine had been altered to fire full automatic at a higher than normal cyclic rate of fire by a person named "ARCO". DONALD DE FREEZE then copied "ARCO's" method of alteration on other carbines in the possession of the SLA.

DONALD DE FREEZE was picked up after his escape from the California Men's Facility at Soledad by a person named MAYFIELD, who she has never seen.

THERO WHEELER was at one time a member of the SLA prior to the kidnapping. However, on a trip to the safe house in Concord during which WHEELER was blindfolded so that he could not determine the location of the safe house, WHEELER was able to observe enough points of reference to allow him to return at a later time to the safe house.

TO NET 7-855

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WHEELER did, in fact, return on his own to the safe house. This was felt to be a sufficient breach of security to expel WHEELER from the SLA. WHEELER was expelled prior to the kidnapping.

The story which appeared in a magazine article reporting an interview with the HARRISES concerning HEARST being rescued by a Ranger after climbing on a cliff on the coast of California just south of the City of San Francisco. actually happened. However, it did not happen in the manner in which the article reported. In actuality, HEARST was in the company of STEVEN SOLIAH at the time of the incident with the Ranger. STEVEN SOLIAH climbed the cliff and met up with the Ranger. The Ranger then threw a rope down to HEARST, who was part way up the cliff. Upon her arrival at the top, STEVEN hugged her and whispered the name ANN SILVA into her ear. HEARST realized that this was the name she was to use if questioned by the Ranger. Ranger then filled out a report concerning the incident from information supplied by STEVEN SOLIAH and HEARST. SOLIAH used the name VICTOR SILVA and gave an address in San Francisco which he made up.

During this entire time, STEVEN SOLIAH was armed with a 9 mm Browning pistol which he was carrying in a camera case. HEARST believes that had there been any trouble with the rescuers, STEVEN SOLIAH would have drawn his gun and shot the rescuers.

Annual Rep.

UNITED STATES GOVERNMENT Memorandumto Mr. DATE: 4/29/76 : Legal Counsel LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS PURPOSE: To advise that the State Judge presiding over captioned trial has reversed an earlier ruling he made suppressing certain evidence seized by FBI Agents during their search of the apartment of William and Emily Harris incident to their 9/18/75 apprehension. SYNOPSIS: The 4/22/76 edition of the Washington Post mentioned, in an article concerning captioned trial, that the State Judge presiding over captioned case had reversed an earlier ruling he made suppressing the introduction into evidence of material seized by FBI Agents incident to the 9/18/75 apprehension of the Harrises in San Francisco. The Judge's 4/21/76 order reversed a 3/1/76 order granting a defense Motion to Suppress. By memo dated 3/4/76 the Legal Counsel Division reviewed the 3/1/76 suppression order and noted that the order to suppress was incorrect under both Federal and California law. l - Mr. William Reed 1 - Mr. Fehl 1 - Mr. Gallagher (CONTINUED - OVER) 1 - Mr. Walsh Attention: I - Mr. Mintz 1 - Mr. Blunt TREC-12 / = Lagal Research Unit Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memo to Mr. J. B. Adams
Re: LOS ANGELES TRIAL OF
WILLIAM AND EMILY HARRIS

## RECOMMENDATION:

For information

APPROVED: Assoc. Dir.

Dep. AD Adm.

Asst. Dir. Inspection

Liboratory. Legal County

Plan. & Evai Rec. Mgn

Spec. Inv. Training

## DETAILS:

The Washington Post, on 4/22/76, in an article captioned, "Harris, Hearst Trials Could Be Separated," reported that California Superior Court Judge Mark Brandler, on 4/21/76, reversed an3/1/76 ruling he had made suppressing the introduction into evidence of materials confiscated by FBI Agents incident to the 9/18/75 arrest of William and Emily Harris in San Francisco.

Comp. Syst Ext. Affairs

Gen. Inv. GIKVN

In his 3/1/76 order granting a defense Motion to Suppress, Judge Brandler opined that nearly one thousand items of evidence seized by FBI Agents following the Harris arrest must be suppressed due to the fact that the Agents searched the Harris apartment without benefit of a search warrant. By memo dated 3/4/76 the Legal Counsel Division advised that Judge Brandler's decision of 3/1/76 was incorrect under both Federal and California law, inasmuch as the 3/1/76 decision did not take into consideration the exigent circumstances justifying the Agents' decision to enter the Harris apartment without benefit of a search warrant.

The 3/4/76 memorandum cited the California Supreme Court case of People v. Hill, 528 P.2nd 1 (1974) which authorized a warrantless police entry on facts almost directly on point with those surrounding the 9/18/75 entry by FBI Agents. The 4/22/76 Washington Post article noted that the California State Court of Appeal ordered Judge Brandler to void

(CONTINUED - OVER)

Memo to Mr. J. B. Adams
Re: LOS ANGELES TRIAL OF
WILLIAM AND EMILY HARRIS

his 3/1/76 ruling or show cause why the order should not be voided at a 5/13/76 hearing. The net result of the reversal of the Suppression Order is that the numerous amount of items seized in the 9/8/75 search will be available, not only at the State trial of William and Emily Harris, but in all probability, at subsequent State and Federal trials of individuals such as Patricia Hearst, the Scotts, and other individuals who assisted in harboring Miss Hearst or participated in other State and Federal crimes.

Harris, Hearst Trials Could Be Separated

LOS ANGELES, April 21 (AP)-A ruling today by a superior court judge could result in Symbionese Liberation Army members William and Emily Harris being tried separately from co-defendant Patricia Hearst on charges of kidnaping, robbery and assault.

For the second time, Judge Mark Brandler denied a defense motion to delay the trial for up to one year because of alleged prejudicial publicity, and set June 1 for the trial to begin. He said only an order from a higher court will keep him from starting the proceedings then.

The ruling prompted heated responses from the two defendants, who angrily denounced the legal system and accused the judge of being prejudiced against them.

Brandler's decision to begin the trial on June 1 greatly diminishes the chances of the Harrises facing the charges with Hearst, who has not entered a plea.

The judge also reversed an earlier ruling and said that more than 1,000 items confiscated by the FBI agents when they arrested the Harrises in San Francisco last Sept. 18 will be admissable as evidence in the trial.

He had ruled March 1that the materials were obtained illegally because no search warrant was obtained. But the state court of appeal, acting on an appeal by the prosecution, last week ordered Brandler to void his previous ruling or show cause why not at a May 13 hearing.

The Harrisses were charged in a separate complaint last week with kidnaping Hearst from her Berkelev apartment on Feb. 4, 1974, and news accounts have said she has implicated them in other crimes.

Those were among the reasons cited by the Harrises' attorneys in making a new motion to have the trial delayed because of an unprecedented "delaye of negative publicity."

Hearst had been scheduled to appear today, but one of her attorneys, Albert Johnson, told the court she would be hospitalized in Redwood City, Calif., for at least another 10 days because of a variety of health problems, including her still-impaired right lung, which collapsed last week.

Her doctor has advised against her traveling for another 30 days after she is released from the hospital, he said. U.S. marshals and a hospital official following Hearst's recovery at Sequoia Hospital said they had been given no indication that she would require that much convalescense, however.

Brandler set another plea hearing for Hearst for May 12

Johnson told reporters later he considers it unlikely that Hearst will be tried with her former fugitive companions.

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ENCLOSURE

Logal Comme Hra Jones Adams

Legal Counsel

LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS



Reference is made to Log Logolos teletypes to Readquarters dated 3/1/76 and 3/2/76% copies of which are attached.

Referenced toletype noted that on 3/1/76, Los Angeles Superior Court Judge Hark Brancler had ruled that the FBI Agents' initial entry into the apartment of William and Umily Harris at 208 Precita. San Francisco, was invalid. Judge Brondler's finding of invalidity was reportedly based on two considerations of

- That approximately 1 1/2 years had passed without indication of violence by the Harrises and Hearst;
- Approximately 30 hours had passed between the initial sighting of William Harris near the Precita address and the Barris' subsequent arrest. Judge Brandler reasoned, therefore, that the Agents had ample opportunity to obtain a search warrant for the premises.

On 3/2/76, this matter was discussed between SA John Schreiber of the Administrative Division, and of the Legal Counsel Division. SA Schreiber, who at the time of the Harris' apprehension was assigned to the San Francisco Office, was in charge of the Agents who wade the initial entry into the Harris apartment. Sa Schreiber advised that the original plan of the Agents seeking to arrest William Barris was that he would be apprehended, while jogging, at a point distant from the Precita address so as to avoid a shoot out such as occurred in Los Angeles. It should be noted that the

- Er. William Reed

- Hr. Fehl

Wr. Gallagher

12-dr. Walsh

(Attn.: Mr. John Schreiber)

Er. Kintz

RCB/jcr

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7-15200-1742

-1CLOSURE

Legal Counsel to Mr. Adams
No. Los ANGELES TRIAL OF WILLIAM AND EMILY HARRIS

Acents who made the arrest were not absolutely certain based on their observations of the individual thought to be William Harris, that this individual was in fact William Harris. For this reason, the Agents were accompanied by a fingerprint technician so that, following the arrest, the individual thought to be William Harris could be fingerprinted for the purposes of positive identification. As it happened, both a man and a Moman, later determined to be William and Emily Harris, left the Precita address and began jogging. These individuals were apprehended without incident, and their fingerprints taken thereby confirming that they were, in fact, the Harrisos.

SA schreiber's instructions were to wait until the apprehension had been made and a determination made as to whother the person apprehended was William Harris before moving into the vicinity of the Precita apartment. Following word that the apprehensions had been made. SA Schreiber and his men approached the apartment for the purpose of locating Patty Hearst and Hendy Yoshimura. tipon arrival at the apartment, the Agents observed that the door to the apartment was padlocked on the outside. The Agents then announced their identity and demanded entrance to the apartment. Upon receiving no response, entry was gained by breaking a window with a shotgun butt. The entering Agents searched the apartment for the purpose of locating Rearst and Yoshimura who, as it turned out, were not there. When Hearst and Yoshimura were not located, Agents were assigned to secure the premises while SA Schreiber returned to the field office for the purpose of preparing an affidavit in support of a warrant authorizing a general search of the premises. It must be emphasized that no search was conducted other than for the purpose of locating Miss Rearst and Miss Yoshimura prior to the issuance of a search warrant the following day.

It should be noted that the Precita address is located in a block of townhouses located directly across the street from a parochial school which was in session at the time of the Harrises arrest and subsequent search of the apartment for Hearst and Yoshimura. It is

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Transmit the Loyal Copyright to Mr. Adams

1. LOS ANCHLES TRIAL OF WILLIAM AND EMILY HARRIS

also hard to understand how the Judge could find that neither Hearst or the Harrines had gone for approximately 1 1/2 years without indication of violence on their part. Even if the Judge was correct in this statement, which he was not, we can find no law supportive of the fact that a person who has avoided apprehension following the commission of a violent crime (a) must be assumed to have given up his violent propensities if the period following the commission of the violent crime exceeds 1 1/2 years.

Notwithstanding the above there are numerous cases which may be cited in support of principle that law enforcement officers may enter a dwalling without a search; warrant for the purpose of making an arrest if there is probable cause to believe that the person sought to be arrested is in the dwelling, and the existence of exigent circumstances demand that action be taken immediately as opposed to delaying the entry for purpose of obtaining a search warrant. See Mc Donald v. United States, 335 U.S. 451 (1943); Warden v. Mayden, 387 U.S. 294 (1967); Dorman v. United States, 435 Fr. 2d 385 (D.C. Cir. 1970); Salvador v. United States, 505 F. 2d 1348 (8th Cir. 1974); and United States v. Williams, 385 F. Supp. 1400 (E.D. Mich. Particular attention should he paid to a California case, People v. Hill, 528 P. 2d l (1974), which noted that police officers, under California statute, are justified in entering a closed residence in order to make an arrest if the officers have reasonable grounds to believe that the person to be arrested is incline the residence and if the officers have demanded admittance and explained the purpose for which the admittance is sought. See also, in this connection, Hiller v. United States, 357 U.S. 301 (1958), set forth in Vol. 1, Manual of Instructions, Section 2, page Sa attached.

Under the facts, as relayed to SA by SA Schreiber, Judge Brandler's ruling of 3/1/76 is incorrect under both Federal and California law.

Re**com**tendation:

None. For information.

Den-A Dala "写像是一个 COMMUNICATIONS SECTION SFN: R 306 Admin. x 8 1976 Comp. Syst. NR 020 SF CODE DANKE Ext. Afgirs **Com** 6:08PM NIZEL 4/28/76 number den ron er fir yer DIRECTOR FBI (7-15200) Lawgatory SAC. BOSTON (7-861) Plant& Eval FROM: SAC. SANSFRANCISCO (7-855) Training Legal Coun. Telephone Rm. INTO AND GID ATTN: Director Sects HEARNAP OO: SAN FRANCISCO RE SAN FRANCISCO TEL CALL TO BOSTON, APRIL 28, 1976. ALBERT JOHNSON, ATTORNEY FOR PATRICIA HEARST. TALKED WITH HER ON TELEPHONE FROM BOSTON. SAC, SAN FRANCISCO, TALKED WITH HEARST ON APRIL 26, 1976 RE BOSTON BOMBING. WHILE ON TELEPHONE WITH JOHNSON HEARST ASKED HIM TO RELAY FOLLOWING INFORMATION TO SAC BATES: ANY TIME ANYONE ASSOCIATED WITH HER PULLED ANY CRIMINAL ACT, AFTER IT WAS OVER A CONTACT WOULD BE MADE WITH STEVEN SOLIAH SOLIAH WOULD THEN OBTAIN LOCAL TELEPHONE BOOK IN CITY WHERE ACT COMMITTED AND PICK OUT THE FIRST ANSWERING SERVICE LISTED IN BOOK 997-15200-1743 CALL THIS ANSWERING SERVICE AND , IDENTIFY HIMSELF AS ALEXANDER CHEARST SAID LAST NAME WAS THE NAME OF THE FRENCH RADICAL INVOLVED IN EARLY PART OF HEARNAP. THIS IS BELIEVED TO BE REGIS DEBRAY). SOLIAH WOULD THEN SAY THAT ANY TELEPHONE

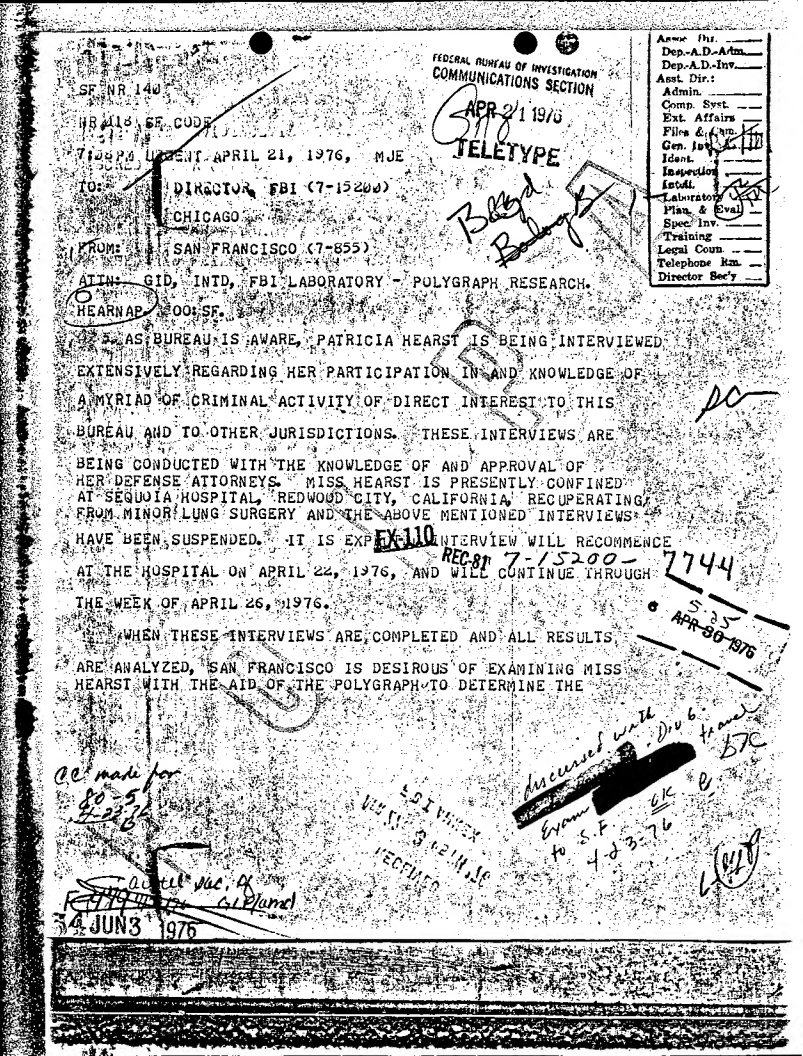
PAGE TWO SF 7-855

CALLS COMING TO THIS NAME SHOULD BE FURNISHED A TELEPHONE NUMBER WHICH WOULD BE A PAY TELEPHONE. THE INDIVIDUAL CALLING OULD THEN CALL THE PAY TELEPHONE NUMBER AND IT WOULD BE ANSWERED BY SOLIAH. HEARST SAID THAT THIS WAS THE PROCEDURE USED IN THE PAST BUT SHE COULD NOT BE CERTAIN THAT THEY STILL USED IT SINCE HER ARREST.

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SF. 7-855 VERACITY OF HER ADMISSIONSHIN CERTAIN AREAS, ESPECIALLY THOSE WHETE OTHER EVIDENCE IS NOT AVAILABLE TO SUBSTANTIATE UR DISCREDIT HER CLAIMS. HER ATTORNEYS POSE NO OBJECTION TO POLYGEAPH EXAMINATION AND IN FACT HAVE VOLUNTEERED RER HER PHYSICIAN HAS GIVEN HIS APPROVAL FORETHIS FLECHNIQUE. AS WELL AND FEELS CAREFUL AND PRUDENT USE OF THE POLYGRAPH WOULD NOT AFFECT HER PHYSICAL CONDITION. SAC CHARLES W. BATES, SAN FRANCISCO HAS PERSONALLY CONDUCTED FALL INTERVIEWS WITH HER TO DATE AND INTENDS TO PARTICIPATE IN ALL FUTURE INTERROGATIONS SAC FEELS POLYGRAPH EXAMINATION IS FULLY JUSTIFIED IN THIS CASE AND BELIEVES RESULTS WOULD BE OF ENORMOUS BENEFIT IN ANALYZING INFORMATION PROVIDED BY HER SACTIS DESIROUS THAT SA SAN&FRANCISCO, POLYGRAPH EXAMINER, SHOULD CONDUCT CONTEMPLATED EXAMINATIONS WITH THE ASSISTANCE OF AND BACKUP FROM SA CHICAGO POLYGRAPH EXAMINER ANTHIS ASSISTANCE IS FELT FULLY JUSTIFIED IN VIEW OF THE COMPLEXITY OF THIS CASE

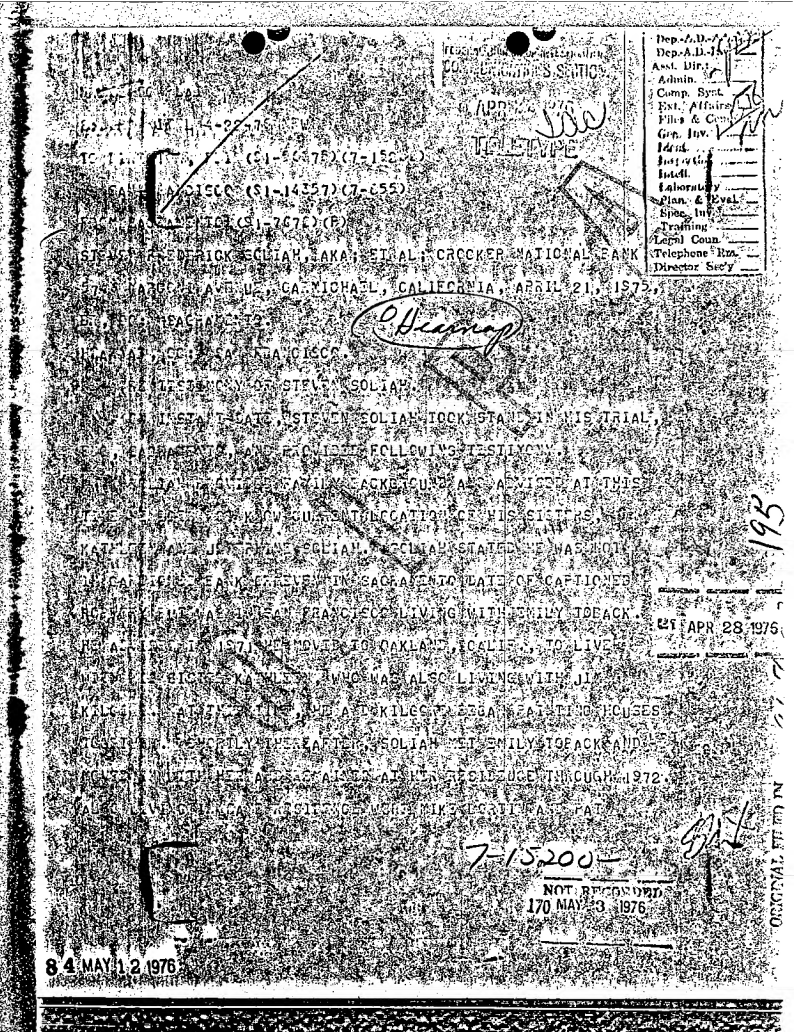
AND DUE TO THE VARIED EXPERIENCE OF SA KNOWN TO SAC 由ATES 到出版 出版 WAS AGENT IN CHARGE AT CHICAGO. KATING BULYGRAPH TECHNIQUE, INCLUDING BRIEFING, RESEARCH PRETEST INTERVIEWS EXAMINATIONS AND PREPARATION OF REPORE SHOULD ENCOMPASS APPROXIMATELY 4 -COULD CONCELVABLY COMMENCE AT THE START OF THE WEEK OF MAY 3, 1976. ALL TESTS WOULD BE CONDUCTED AT THE SEQUOIA HOSPITAL UNDER SECURE CONDITIONS WITH ONLY THE TWO BUREAU EXAMINERS PRESENT WITH MISS HEARST. APPROPRIATE WAIVER WOULD BE OBTAINED AND THE BUREAU NOTIFIED IMMEDIATELY OFFALL RESULTS. BUREAU PERMISSION IS REQUESTED TO CONDUCT POLYGRAPH EXAMINATION AS OUTLINED ABOVE AND TO HAVE SA RELANDED TO LANGE TO THE PARTICIPATE AS NOTED. END. LIKE ET CALL STATE 理E的用SEIT ELIVLIA A Rechards In an asm was

UNITED STATES GOVERNMENT Dep. AD Adm. \_ Dep. AD Inv. \_\_\_ emorandum Asst. Dir.: Comp. Syst. Est. Affoid DATE: 4/23/76 Gallagher Gas. Inv. Marini. Mr. Callahan Infraction leğali. H.l.Cooke 1 - Mr. Adams 1 - Mr. Gallagher FROM Lègal Cor 1 - Mr. Cooke HEARNAP SUBJECT/ - Mr. Penrith والمعارفة الماراة - Mr. O'Hara nu thaba ba - Mr. Ash 🖋 zalygnana. 1 - Mr. Cochran 1 - Mr. Fehl l - Mr. Leavitt 🚈 l 🗕 Mr. Mintz 🔞 l - Mr. Moore PURPOSE: To advise of SAC San Francisco's request to administer polygraph examinations to Patricia Hearst, commencing 5/3/76, and to set out General Investigative Division (GID) recommendations concerning same. SAC, San Francisco requested on 4/21/76, permission to administer polygraph examinations to Patricia Hearst commencing on or about 5/3/76, after additional interviewing has been completed. SAC, San Francisco requested use of two examiners, one presently assigned to the San Francisco Division and the other assigned to the Chicago Hearst's defense attorneys have approved of utilization of this technique, and it is felt that this would aid in determining the veracity of Hearst's admissions and also assist in analyzing the information she has pro-7-15200-774 RECOMMENDATIONS: That this memo be coordinated with the 5 Laboratory Division for any additional recommendations. GID concurs with the recommendations of SAC, San Francisco that the two polygraph examiners requested be utilized to administer the appropriate examinations APPROVED: Laborator Comp. Syst... Assoc. Dir \_\_. Ext. Affairs, Legal Count Gen. Inv 6/KW/ET Dep. AD Adm. Plan. Dep. AD Inv Ident..... Asst. Dir.: Inspection. Spec. Inv. Admin., GLP: amd 3 (13) CONTINUED - OVER GuPlamd Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan 🕫

Cooke to Gallagher Memo Re: HEARNAP

SAC, San Francisco requested in San Francisco teletype dated 4/21/76, Bureau permission to administer polygraph examination to Patricia Hearst, who is presently contined at the Sequoia Hospital, Redwood City, California SAC, San Francisco anticipates interviews of Hearst to continue on 4/22/76, running through 4/26/76. Upon completion of these interviews a request is being made to administer polygraph examinations beginning 5/3/76. SAC, San Francisco a qualified desirous of utilizing SA examiner presently assigned to the San Francisco Division; and in addition, requests permission to utilize Chicago Division whom SAC, San polygraph examiner SA Francisco has worked with in the past and feels his varied experience would be of value in the anticipated examinations. SAC, San Francisco states that Miss Hearst's attorneys pose no objections to the polygraph examination, and have, in fact, volunteered her for this technique. It is felt that the utilization of this technique will be of assistance in both determining the veractiy of Miss Hearst's admissions and in analyzing all information provided by her.

PLAINTEXT TELETYPE NITEL Mr. Penrith 4/28/76 Mr. Cochgan TO: BAC, BAN FRANCISCO (7-855) (Attention: Mr. Herndon) Mr. Walsh HEARNAP REURTEL TO BUREAU APRIL 21. 1976. AUTHORITY IS GRANTED TO INTERVIEW PATRICIA CAMPBELL HEARST UTILIZING POLYGRAPH TECHNIQUE AS REQUESTED IN RETEL PRESENTLY ASSIGNED TO THE CHICAGO DIVISION, AND SA OF THE SAN FRANCISCO DIVISION, BOTH OF WHOM ARE HIGHLY QUALIFIED BUREAU POLY-GRAPH EXAMINERS, SHOULD HE UTILIZED TO CONDUCT INTERVIEWS SURE APPROPRIATE SIGNED WAIVER FORMS ARE CETAINED PRIOR The bold of the second TO EXAMINATION AND ADVISE BURRAU OF RESULTS CLP: and (6)Graci NOTE: Bureau approval obtained, Cooke to Gallagher memorandum dated 4/23/76. Concurrence effected with Mr. Rerndon, FBI Laboratory. ASAC Lawrence Lawlor, San Francisco, advised telephonteally of approval 4/27/76 Subsequent San Francisco teletype received 4/27/76 advised that there would be approximately a two-week delay in administering polygraph examinations due to Hearst's relocation to the San Diego area, where authorities have requested this two-week period for the implementation of processing procedures at that facility SPERAL BUREAU OF THVESTICATION COMMUNICATIONS SECTION



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UNITED STATES GOVERNMENT

## Memorandum

TO : Director

Feferal Bureau of Investigation

Richard L. Thornburgh
Assistant Attorney General
Criminal Division

subject: U. S. v. Patricia Hearst - Bank Robbery

April 3 0, 1976

DATE:

A Maga

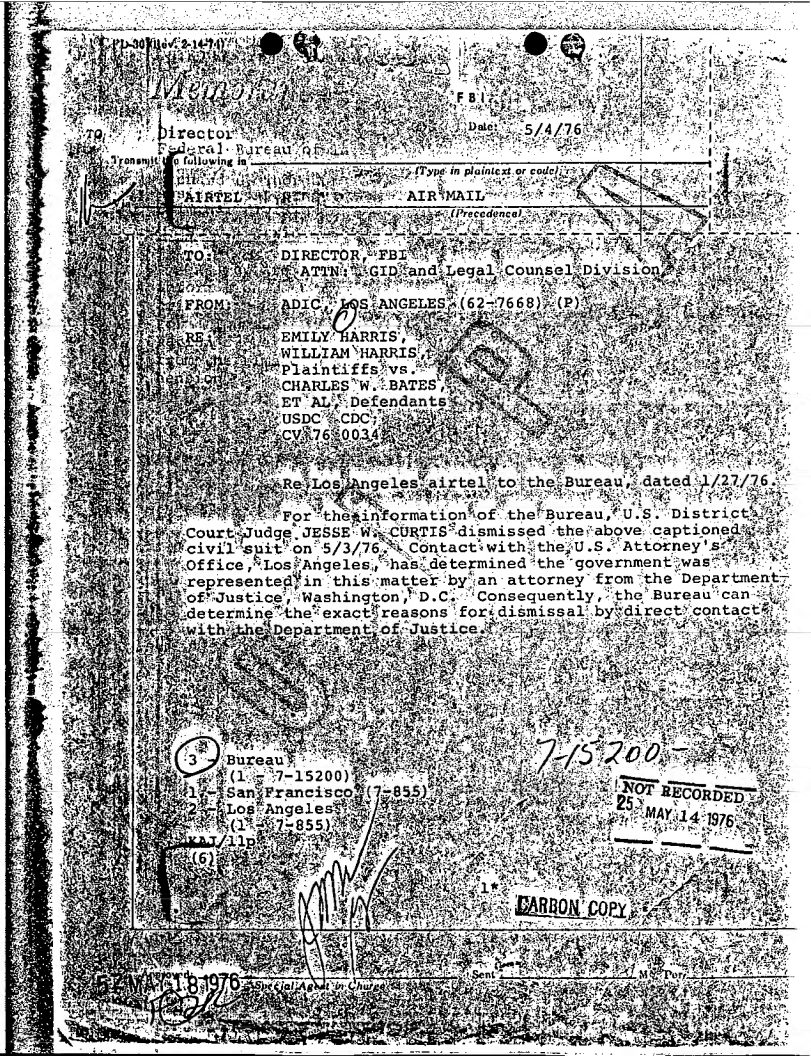
As you are aware Patricia Hearst possesses a wealth of information regarding violations of both Federal and state criminal statutes. In order to properly evaluate this information is is requested that the results of your interrogation of her be furnished to us in a chronological sequence from the time of her kidnapping until the date of her apprehension.

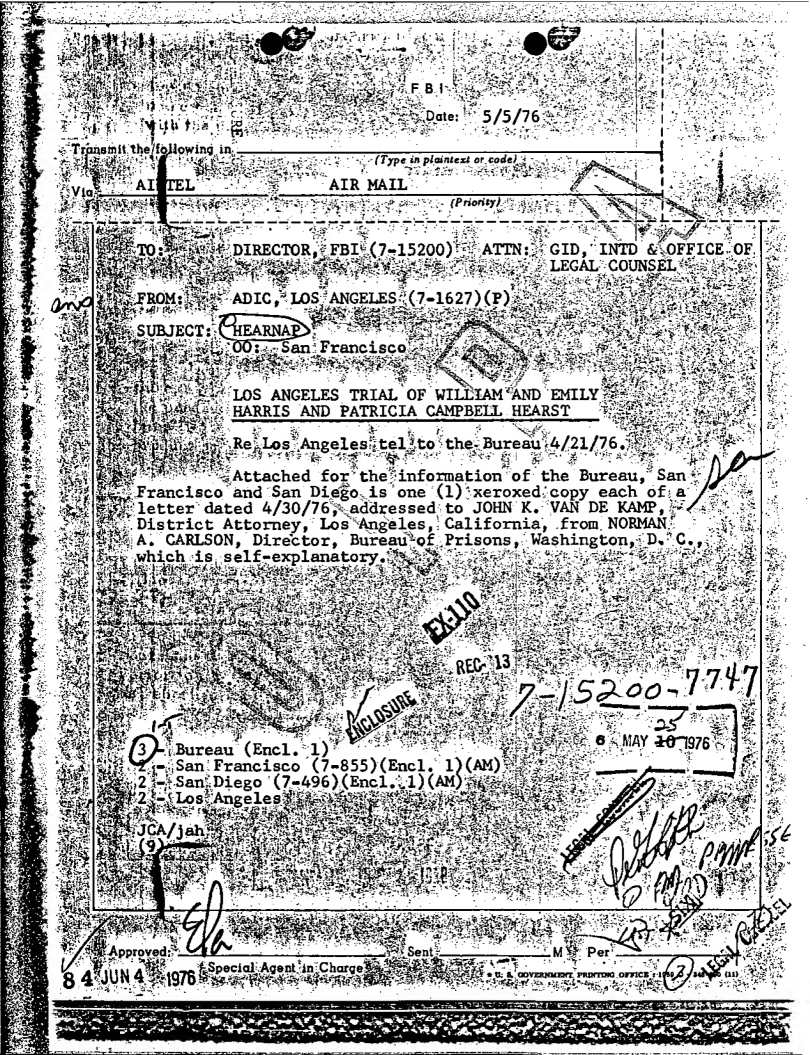
REC 13
7-15200
5 MAY

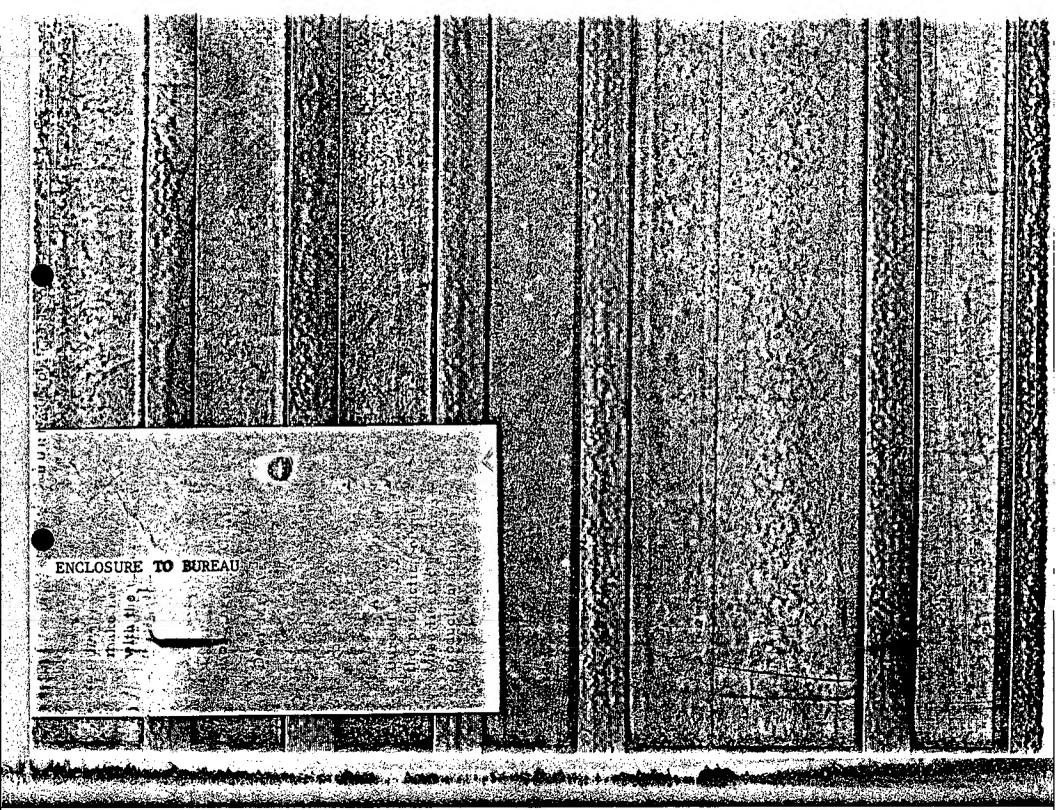
7-1520

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

16 1-302 ----- 5-37727 00





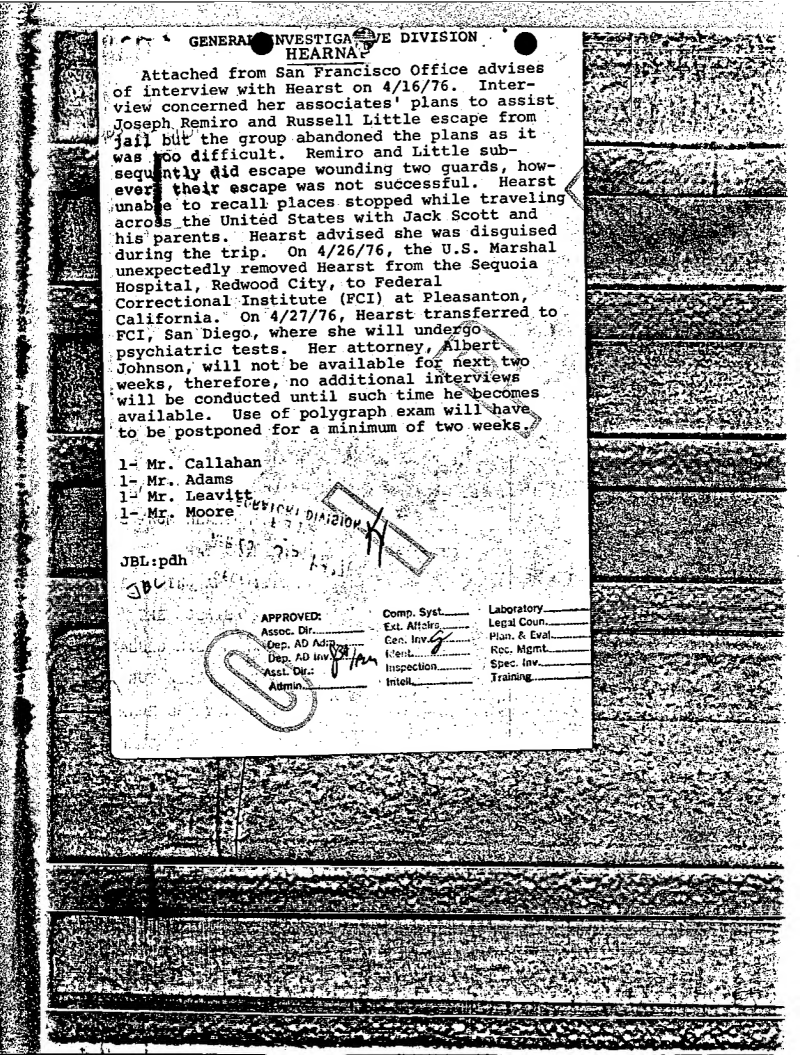




## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

2	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.
	Deleted under exemption(s) with no segregable material available for release to you.
	Information pertained only to a third party with no reference to you or the subject of your request.
	Information pertained only to a third party. Your name is listed in the title only.
K	Document(s) originating with the following government agency(ies) Bureau of Pisons , was/were forwarded to them for direct response to you
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.
	Page(s) withheld for the following reason(s):
	For your information:
Ø	The following number is to be used for reference regarding these pages:

XXXXXX XXXXXX XXXXXX PLAINTEXT TELETYPE NITEL: 1 - Mr. Gallagher - Mr. O'Connell **5/2**0/76 1 - Mr. Cooke TO: SACS, PHILADELPHIA (7-1299) - Mr. Penrith 1 - Mr. Leavitt SAN FRANCISCO (7-855) 1 - Mr. Mintz 1 - Mr. Moore NEWARK (7-1104) EVERAL OUNEAU OF INVESTIGATION COMMUNICATIONS SECTION LOS ANGELES (7-1627) MAY 20 1975 SUR FROM: DIRECTOR. FBI (7-15200) HEARNAP: 00: 5 BF RE PHILADELPHIA TELETYPE TO BUREAU MAY 19, 1976. REFERENCED COMMUNICATION ADVISES OF SUBPOENAS BEING ISSUED FOR PHIL SHINNICK AND JAY WEINER, WHICH ARE TO BE SERVED BY BUREAU AGENTS. encise fring should immediately be advised as to the specific INTENT OF THE ASSISTANT U.S. ATTORNEY (AUSA), MIDDLE DISTRICT OF PENNSYLVANIA, IN SUBPORNAING THESE INDIVIDUALS TO APPEAR BEFORE THE FEDERAL GRAND JURY (FGJ), MAY 24, 1976, AT BCRANTON, PENNSYLVANIA. IT IS ALSO REQUESTED THAT PHILADELPHIA AT SCRANTON. PENNSYLVANIA. IMMEDIATELY ADVISE FBIHQ OF RESULTS OF FGJ 15200-PROCEEDINGS I MARRIAGE AND CO PARTION OF SHINNICK'S WEINER'S APPEARANCE MAY 24, 1976, BY TELETYPE. 20 MAY 25 1976 L GLP: amd (9) BUC amy. in the said Referencedicommunication advises of issuance of subpoenas NOTE: for Phil'Shinnick and Jay Weiner, both of whom have been involved In the harboring of Patricia Hearst, to appear before the FGJ, Scranton, Pennsylvania, 10:00 a.m., 5/24/76. This communication requests Philadelphia at Scranton to determine specific intent. of AUSA in issuing subpoenas and to advise FBIHQ of this intent. MIt\_also advises Philadelphia to furnish results of Shinnick's 🕾 and Weiner's appearance by teletype 5/24/76. And the second second



COMMUNICATIONS SECTION Asst. Dir Admin. Comp. Syst. SF: NR 265 Ext. Affairs Files & Co: Gen. Inv. 4:09 KPM NETEL APRIL 27, 1976, MJE TO: 型/D重ECTOR (7-15200) SAN DIEGO (7-496) Legal Coun. Telephone Rm LOS ANGELES (7-1627) PHILADELPHIA (7-1299) CHICAGO: (7-2004) FROM: SAN FRANCISCO (7-855) ATTN: GID & INTO, FBI LABORATORY - POLYGRAPH RESEARCH HEARNAP, OO: SAN FRANCISCO RE: PATRICIA HEARST INTERVIEW APRIL 16, 1976. HEARST WAS INTERVIEWED REGARDING THE ATTEMPTED ESCAPE FROM ALAMEDA COUNTY JAIL BY JOSEPH REMIRO AND RUSSELL LIT SHE STATED THAT WHILE IN SACRAMENTO THE GROUP HAD PLANNED TO ASSIST REMIRO AND LITTLE TO ESCAPE FROM THE ALAMEDA COUNTY JAIL THE COURIER FOR THIS PLAN WAS A COUSIN OF REMIRO'S WHO WAS CALLED SALLY. HOWEVER, THIS IS NOT HER CORRECT NAME AND HEARST COULD NOT RECALL HER CORRECT NAME. DIAGRAMS AND PLANS FOR ESCAPE WERE MADE UP BY RUSSELL AND LITTLE, GIVEN TO ONE ATTORNEYS, NAME UNKNOWN, WHO IN TURN GAVE THEM TO WALLY ENHOROHENY 26 1976 furnished them to the solians of the plan involved kemiro? And the LITTLE ATTACKING THE GUARDS WITH PENCILS WHILE IN AN ATTORNEY S ROOM AND THEN ATTEMPTING TO GET TO THE GUN LOCKER. THE GROUP THEN THAD VARIOUS PLANS FOR ATTEMPTING TO ASSIST THEM IN THEIR

PAGE TWO SF 7-855

ESCAPE. HOWEVER, IT APPEARED TOO DIFFICULT AND ON EMILY HARRIS'
ONDERS THE GROUP DECIDED NOT TO ASSIST THEM IN THE ESCAPE AND
THE WORD WAS PASSED TO REMIRO AND LITTLE THAT THEY WOULD RECEIVE
NO HELP. THEY STATED THEY WERE GOING TO ATTEMPT THE ESCAPE ANYWAY
AND THEY DID SO. THEY SUCCEEDED IN WOUNDING TWO GUARDS, HOWEVER.
THEIR ESCAPE WAS NOT SUCCESSFUL.

PLACES STOPPED WHILE TRAVELING ACROSS THE UNITED STATES FROM THE
WEST COAST TO THE EAST COAST WITH JACK SCOTT AND HIS PARENTS OR
THE PLACES STOPPED TRAVELING FROM THE EAST COAST TO THE WEST
COAST WITH JACK SCOTT. A ROAD MAP OF THE UNITED STATES WAS
FURNISHED TO HEARST BUT SHE WAS UNABLE TO PINPOINT TOWNS WITH
ANY ACCURACY AND SHE WAS UNABLE TO FURNISH THE NAMES OF MOTELS
STAYED AL. SHE STATED DURING THE TRIP FROM THE EAST COAST TO
THE WEST COAST WITH JACK SCOTT SHE WAS DISGUISED WITH A RED
WIG, FRECKLES, AND A TOWELS UNDER HER DRESS TO MAKE HER APPEAR
PREGNANT. SHE FURNISHED INFORMATION REGARDING THE GROUP

PAGE THREE SF 7-855

MOVING INTO 288 PRECITA AND 625 MORSE, SAN FRANCISCO.

THE LL-S. MARSHAL ON THE MORNING OF APRIL 26, 1976,

UNEXPECTEDLY MOVED PATRICIA HEARST FROM THE SEQUOIA HOSPITAL,

REDWOOD TIY, TO THE FCI AT PLEASANTON, CALIFORNIA. SHE WAS

SUBSEQUENTLY INTERVIEWED BY SAC BATES, ASAC LAWLER AND SA MONTE A

HALL AT FCI, PLEASANTON, IN THE PRESENCE OF HER ATTORNEY, ALBERT

JOHNSON. HOWEVER, THE INTERVIEW WAS NECESSARILY CURTAILED

BECAUSE OF TIME LIMITATIONS.

AT 6 AM, APRIL 27, 1976, SHE DEPARTED FCI, PLEASANTON,
IN THE CUSTODY OF THE U.S. MARSHAL ENROUTE TO FCI, SAN DIEGO,
WHERE SHE WILL UNDERGO PSYCHIATRIC TESTS. HER ATTORNEY, ALBERT
JOHNSON, IS RETURNING TO BOSTON AND WILL NOT BE AVAILABLE FOR
THE NEXT TWO WEEKS. CONSEQUENTLY, ANY FURTHER INTERVIEWS BY THIS
OFFICE CANNOT BE HELD UNTIL MR. JOHNSON IS ONCE AGAIN AVAILABLE,
AT WHICH TIME WE ANTICIPATE ADDITIONAL INTERVIEWS. ALSO, IN
VIEW OF THE FACT THAT IT DOES NOT APPEAR WE ARE FINISHED INTERVIEWING
PATRICIA HEARST, THE PROPOSED INTERVIEW UTILIZING A POLYGRAPH
WOULD HAVE TO BE POSTPONED FOR A MINIMUM OF TWO WEEKS.

END

C-JAB

UNITED STATES ' VERNMENT *1emorandum* Anas. Di Admin. Eut. Affolice Gallagher DATE: 4/28/76 - Mr. Callahan - Mr. Adams . الوآما - Mr. Gallagher - Mr. Cooke Legal Coun - Mr. Penrith HEARNAP - Mr. Mintz Troining - Mr. Fehl Talaphona Rm. - Mr. Moore - Mr. Leavitt 1 - Mr. O'Connell PURPOSE: To set out present status of forthcoming harboring prosecutions of Jack Scott, Micki Scott, Phillip Shinnick, and possibly others such as Montreal college professor Paul Hoch and Jack Scott's parents as developed through recent contact with United States Attorney (USA) John Cattone, Middle District of Pennsylvania by FBI, Philadelphia from FBI, Philadelphia SYNOPSIS: Information received 4/20/76, personnel maintaining close liaison with USA John Cattone, Middle District of Pennsylvania, determined that Cattone was: aggressively going to pursue harboring charges against all individuals involved in assisting Patricia Hearst and other fugitives. Cattone feels that prior to his prosecution of the/ responsible individuals, all information concerning other Federal violations should be obtained from Patricia Hearst. He states that once this has occurred, he will attempt to obtain permission to secure Hearst's testimony against the Scotts, Phillip Shinnick, and others possibly involved. Cattone also feels that although Jack Scott might have some information concerning false identification and transportation methods utilized by underground groups, that due to the amount of time elapsed since his apparent use of same, only limited, if any, information of value could be obtained from him at this time. Therefore, Cattone believes that once a Federal Grand Jury (FGJ) is approached and indictments against the Scotts (possibly all four Scotts), obtained, he (Cattone) would be in an image position at a) that time to apply the appropriate (Amount of pressure necessary to get all information in possession of Jack Scott due to his (Jack Scott's) apparent fear of going to jail and in20 addition, his fear of his parents being pressured and possibly being subjected to the harassment of trial proceedings. RECOMMENDATION: For information. APPROVED: Comp. Syst....... Ext. Affairs Legal Coun Plan. & Ev. Dep. AD Adm..... Rec. Memi . Spec. Inv. Asst. Dir.: // Inspection..... GLPTics (10) **℃**ONTINUED --OVER TA Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

Memo Cooke to Gallagher RE: HEARNAP

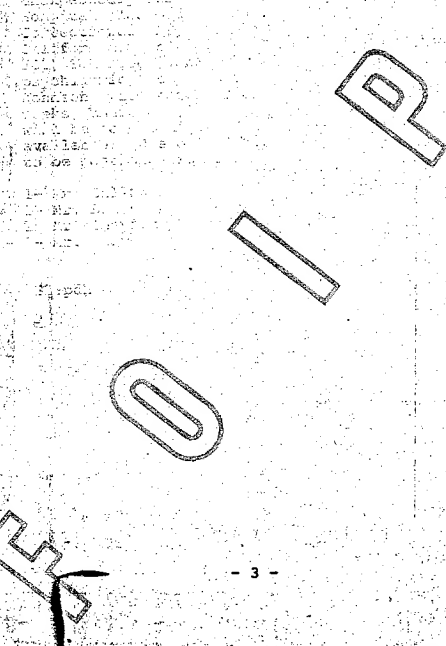
ARDS DEARNAP

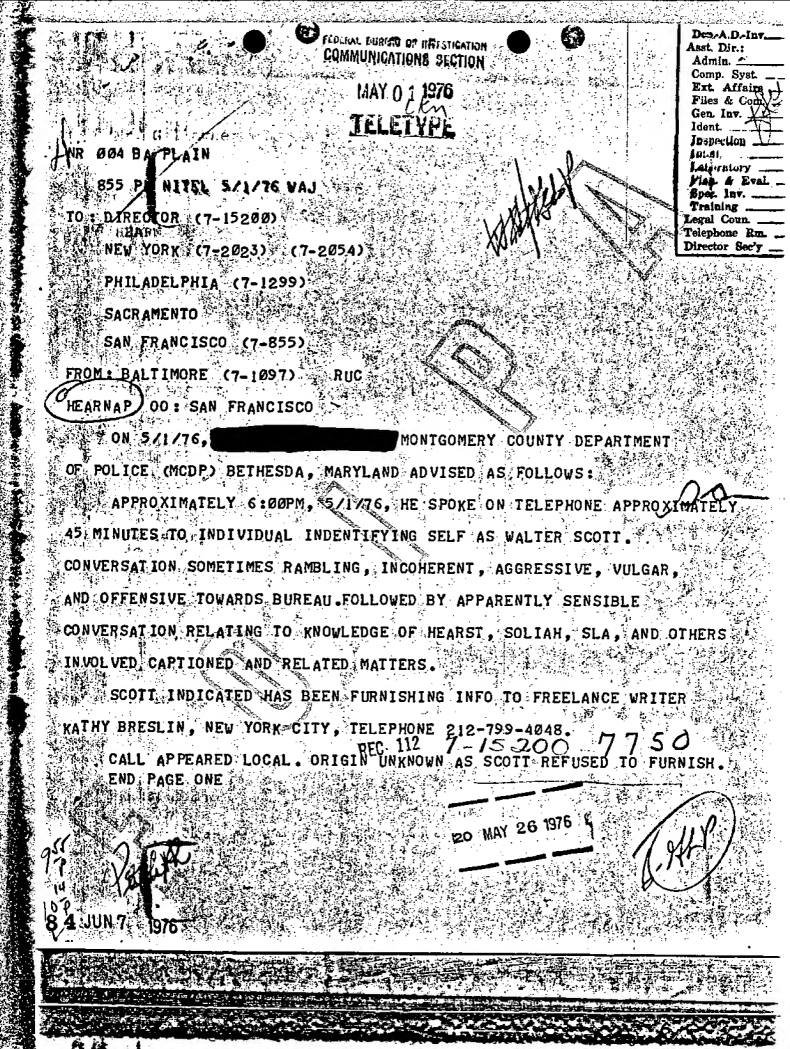
DETAILS: Information furnished on 4/20/76, by ASAC, Philadelphia, and Philadelphia supervisory personnel familiar with all aspects of captioned case determined that they have maintained close ligison with USA Cattone and have on a prompt continuing basis furnished all pertinent information regarding harboring suspects received to him. USA Cattone continues to remain very aggressive in his decision to prosecute the Scotts and others involved in the harboring of Patricia Hearst and her Symbionese Liberation Army (SLA) comrades. USA Cattone feels, after coordination with the Department of Justice officials, that top priority is to be given first to other Federal violations in which SLA subjects were involved. Once information concerning these crimes has been developed fully, he assures that he will aggressively seek to prosecute all individuals responsible for harboring any one or all of the fugitives involved, in particular, Jack and Micki Scott, USA Cattone also was of the opinion that although Jack Scott obviously had some underground (possibly of the Weathermen type) connections in 1974 - 75, concerning their methods of false identification and underground transportation, that any information that he could provide at this time, if he could be put in a spot to do so, would be of very limited value because of the elapsed time involved since his utilization of same. Cattone is presently of the opinion that once a FGJ indicts the Scotts (possibly all four Scotts) he would then be in an ideal position to apply pressure necessary to get all information concerning underground connections from Jack Scott due to his fear of going to jail, as well as his fear of his parents being subjected to possible court proceedings. This decision, however, could at any time be altered if it was determined Jack or Micki Scott had sufficient information which would be deemed of significant value to the FBI in any ongoing investigations.

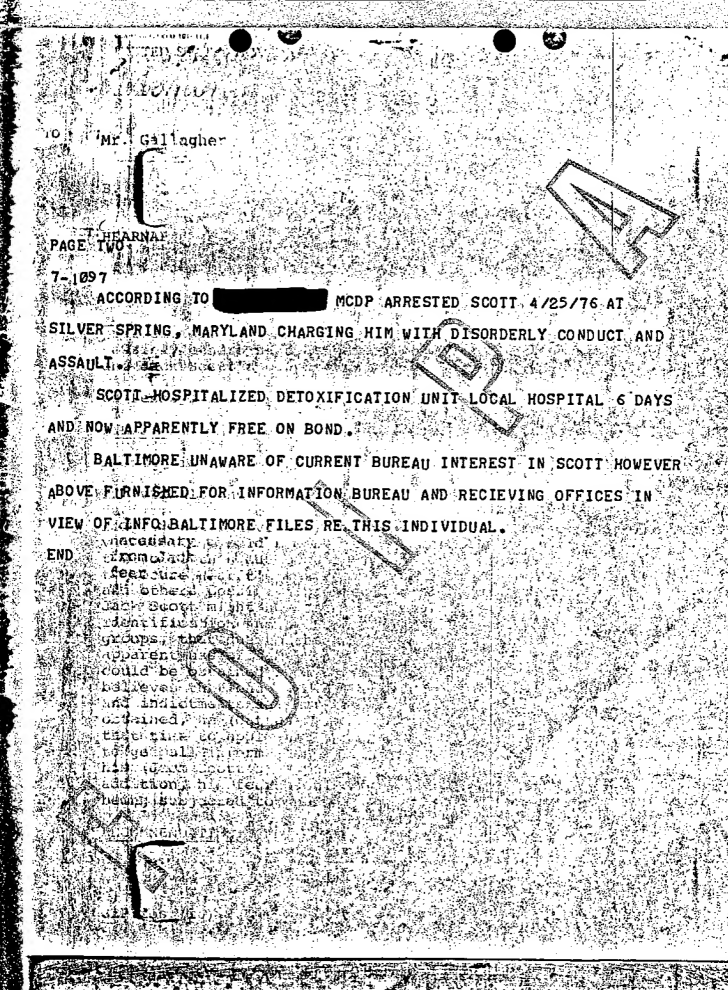
It should be noted that in recent interviews conducted of Patricia Hearst in San Francisco, 4/12-14/76, she has advised of assistance she and other SLA fugitives received from all the Scotts, Phillip Shinnick, and Paul Hoch. This information has been provided Philadelphia and in turn to a discretionary degree, USA Cattone. USA Cattone assured FBI, Philadelphia, at Scranton, Pennsylvania, that he will aggressively pursue all harboring matters as soon as information concerning all Federal violations that Patricia Hearst has knowledge of has been obtained. Cattone

Memo Cooke to Gallagher

also mentioned the fact that he felt it was imperative that Hearst testify regarding the forthcoming harboring charges if successful prosecution is to be obtained and therefore, he will remain in close contact with the Department of Justice attorneys and appropriate FBI personnel in an effort to coordinate these violation prosecutions.



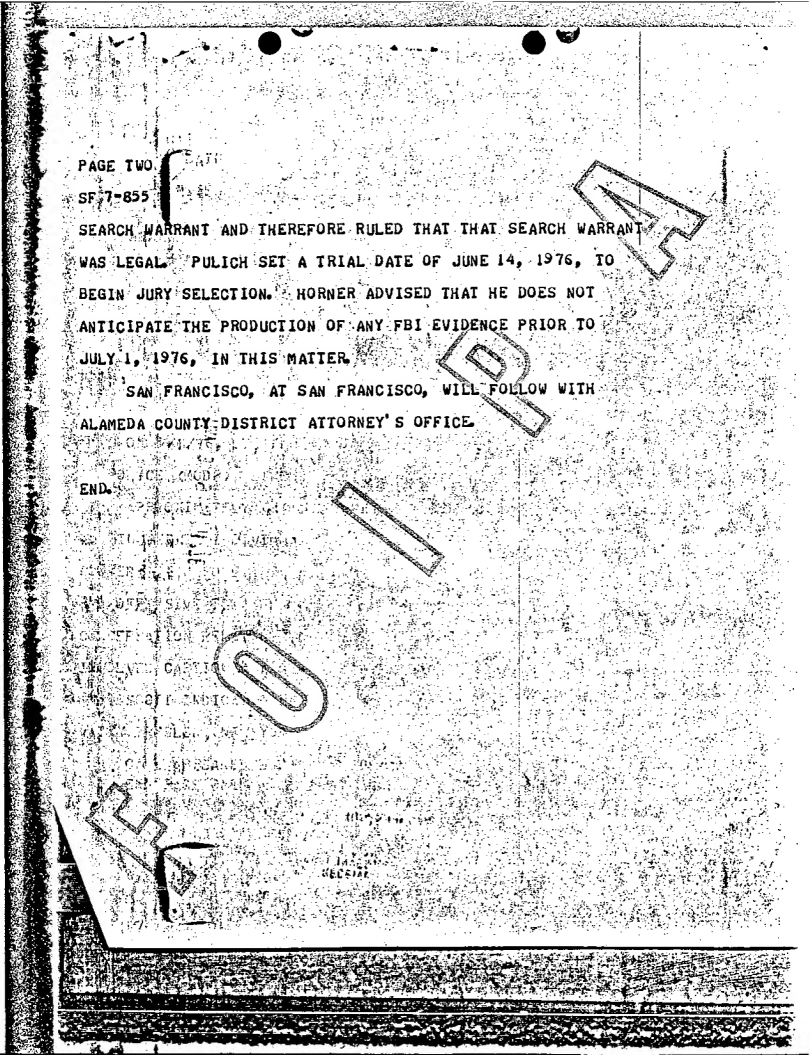




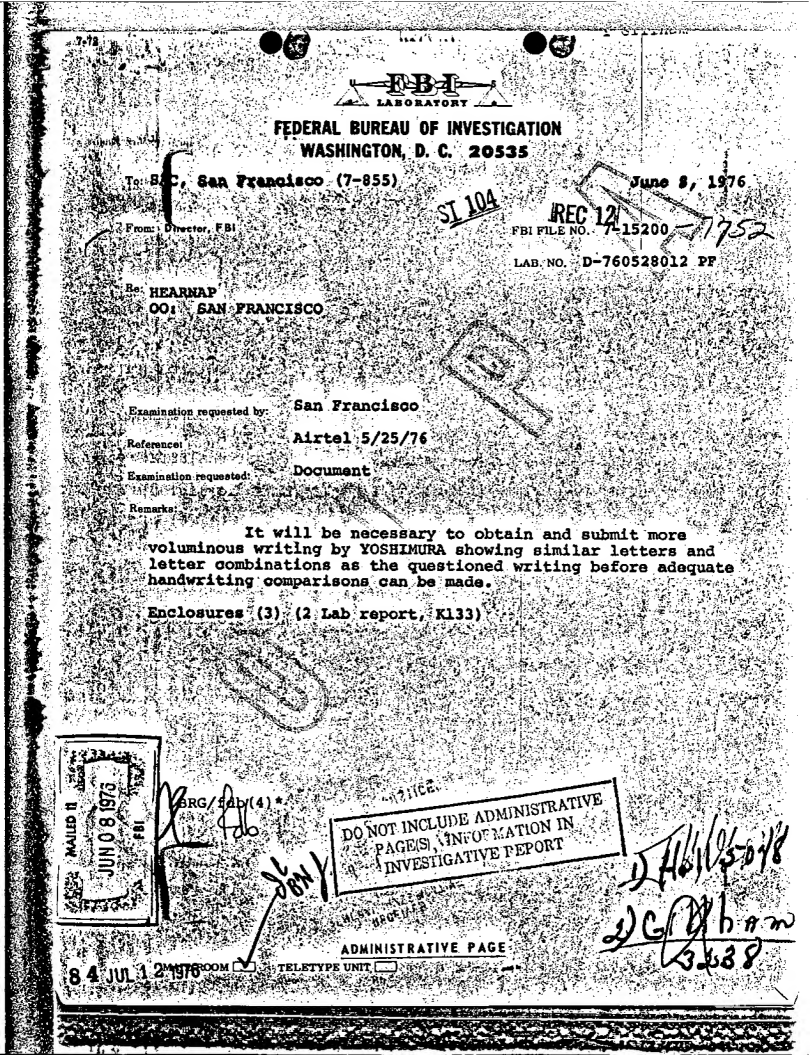
DERAL BUPEAU OF INVESTIGATION COMMUNICATIONS SECTION Dep.-A.D.-Adm. Dep.-A.D.-Inv. Asst. Dir.: MAY 0 3 1976 Admin Comp. Syst. SF NR 432 TELETYPE Ext. Affaire NR 023 SE CODE 6:30 PM NETEL MAY 3, 1976, MJE TO: DIRECTOR, FBI (7-15200) Plan. & Eval. Spec. Inv. LOS ANGELES (7-1627) (INFO) Telephone 施工を記述 NEWARK (7-1105) (CINFO) Director Sec'y ¥PHILADELPHIA (7-1299)∜(INFO) SACRAMENTO (7-203) (INFO) FROM: SAN FRANCISCO (7-855) HEARNAP. 1000: SF. T. 1125 RE LOCAL TRIAL OF WENDY MASAKO YOSHIMURA SENIOR TRIAL DEPUTY JEFFREY W. HORNER ALAMEDA COUNTY DISTRICT ATTORNEY'S OFFICE, TELEPHONICALLY ADVISED THIS DATE THAT ALAMEDA CONNTY SUPERIOR COURT JUDGE MARTIN PULICH HAD RULED REGARDING THE LEGALITY OF THE SEARCH WARRANTS EXECUTED BY FBI AGENTS AT 625 MORSE STREET, 288 PRECITA AND 401 IRVINGTON PULICH RULED THAT ALL SEARCH WARRAN EXECUTED WERE LEGAL PULICH ALSO RULED, HOWEVER, THAT THE AY 26 1976 ENTRY AT 288 PRECITA WAS NOT PROPER. PULICH INDICATED. THAT HE EXCISED FROM THE AFFIDAVIT FOR THE SEARCH WARRANT FOR 88 PRECITA THE INFORMATION THAT WAS ATTAINED AS A RESULT OF THE ENTRY AT THAT ADDRESS AND STILL FELT THAT THE AFFIDAVIL WAS SUFFICIENT TO SUPPORT THE ISSUANCE OF A

8 4 JUN 8 1976

7-152000



Pate: 5/25/76
Textural the filtowing in
(Type in plaintext or code) AIR MAIL
(Precedence)
DIRECTOR, FBI (7-15200) (ATTN: FBI LABORATORY)
FROM: SAC, SAN FRANCISCO (7-855) (P)
SUBJECT: HEARNAP 760528012
En l'action of
RE: LOCAL TRIAL OF WENDY MASAKO YOSHIMURA
SUBJECT: HEARNAP  OO: San Francisco  RE: LOCAL TRIAL OF WENDY MASAKO YOSHIMURA  Enclosed for FBI Laboratory is an envelope addressed  O to A. CHANG, 691 Fairview Street, Oakland, California, 94609.
For the information of the laboratory, the attached
her known handwriting.
Document Section is requested to compare attached
Known handwriting with previously submitted items Q2100 and
REC-59
E 17 9 MAY 27 1870116
Thomas Thomas
2) Bureau (Enc. 1)Silver C.Cl 3 - San Francisco (1 - 100-66414)  JBM Von
JEMY VOID HOTOGRAPHED
IUN 0 1 1976
Approved: Special Agent in Charge
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REPORT of the



FEDERAL BUREAU OF INVESTIGATION
WASHINGTON, D. C. 20535

To: SEC. San Francisco (7-855)

June 8, 1976

FBI FILE NO. 7-15200

LAB. NO. D-760528012 PF

Re: HEARNAP

Somethe Harowing Sec.

Specimens received 5/27/76

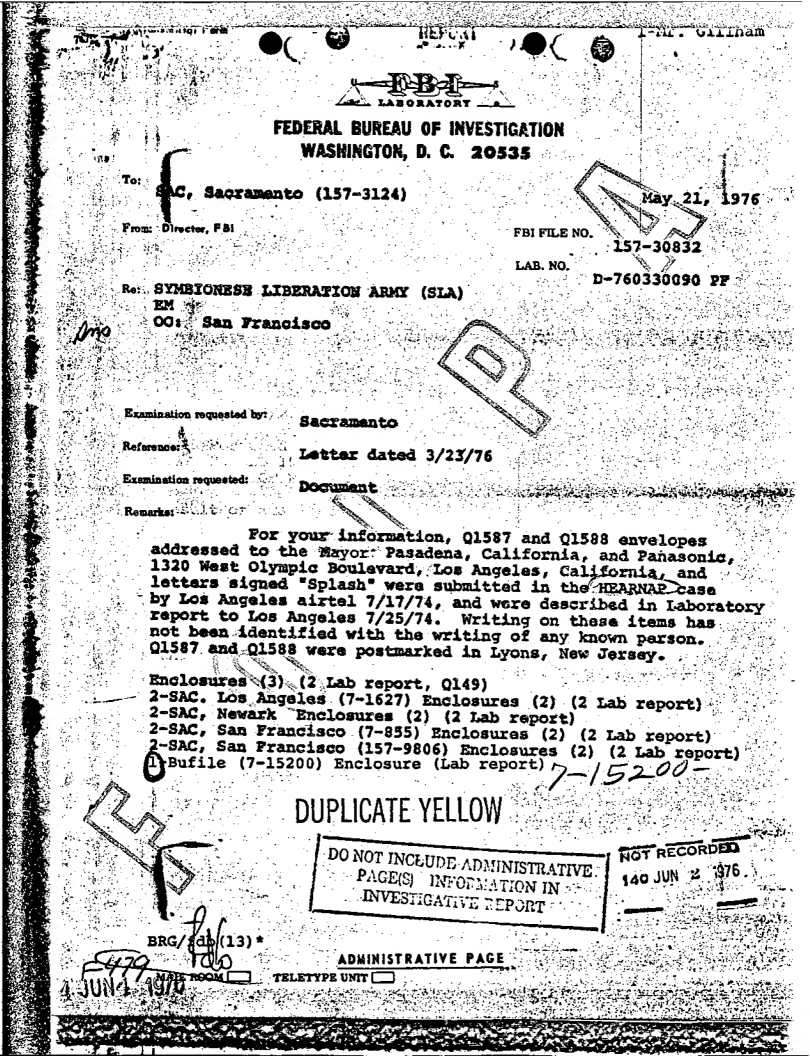
K133 Envelope bearing writing of WENDY YOSHIMURA

Result of examination:

A definite conclusion was not reached whether the questioned writing on Q2051, Q2057, Q2100, Q2101, Q2175, Q2237, Q2238, Q2239 and Q2311 through Qc2315 was or was not prepared by WENDY YOSHIMURA, based upon her additional writing on K133, due to the limited amount of known writing, the presence of unexplained variations and the lack of sufficiently comparable writing.

K133, which has been photographed, is attached.

5/17/76 Transmit the fallowing in AI TEL DIRECTOR, FBI (7-15200) ATTN: GID, INTD, AND OFFICE OF LEGAL COUNSEL ADIC LOS ANGELES (7-1627) (P) FROM: 34 HEARNA 00: San Francisco LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS Re Los Angeles teletype to Bureau and San Francisco dated 5/17/76. Enclosed for the Bureau are subpoenaes for SA ROBERT W. SIBERT, FBI Laboratory, Firearms-Tool Marks Unit: Fingerprint Specialist DONALD F. MC BRIDE: EUGENE MULHOLLAND; and THOMAS B THOMPSON Enclosed for San Francisco are subpoenaes for SA JAMES R. ECHOLS, SA FRANCIS C. DANIEL, SA FRANK R. DOYLE, SA JOHN S. LAVER, SA THOMAS J. PADDEN, and SA PARKS A STEARNS LEPS SPECIALISTS ADVISED . PER LA PITEL 5-17-76 , BUREAU PERSONNEL WILL BE GIVEN 2 DAYS NOTICE BEFORE NEEDED AND NEE NOT APPEAR LA 6-1-76 AS STATED IN SUBPOENAS. NO FURTHER ACTION NECESSARY LEPS. 5-25-76 Bureau (Encls. 4) Hichsyll San Francisco Los A-REC-59 7-15200; San Francisco (7-855) (Encls 6) B MAY 21 1976 Los Angeles JCA/dml



of the

LABORATORY A

## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

Transmit the

AC, Sacramento (157-3124)

May 21, 1976

fbi file no. 🦠

157-30832

LAB. NO.

D-760330090 PP

Re: SYMBIONESE LIBERATION ARMY (SLA)

ádzázul.

Specimens received 3/29/76

Q149 Postcard postmarked "U. S. POSTAL SERVICE NJ 073 71 PM
28 FEB 1976" bearing written address "G. EARL QUINTIVEN
DEPT OF FISH & GAME SACRAMENTO, CALIFORNIA"

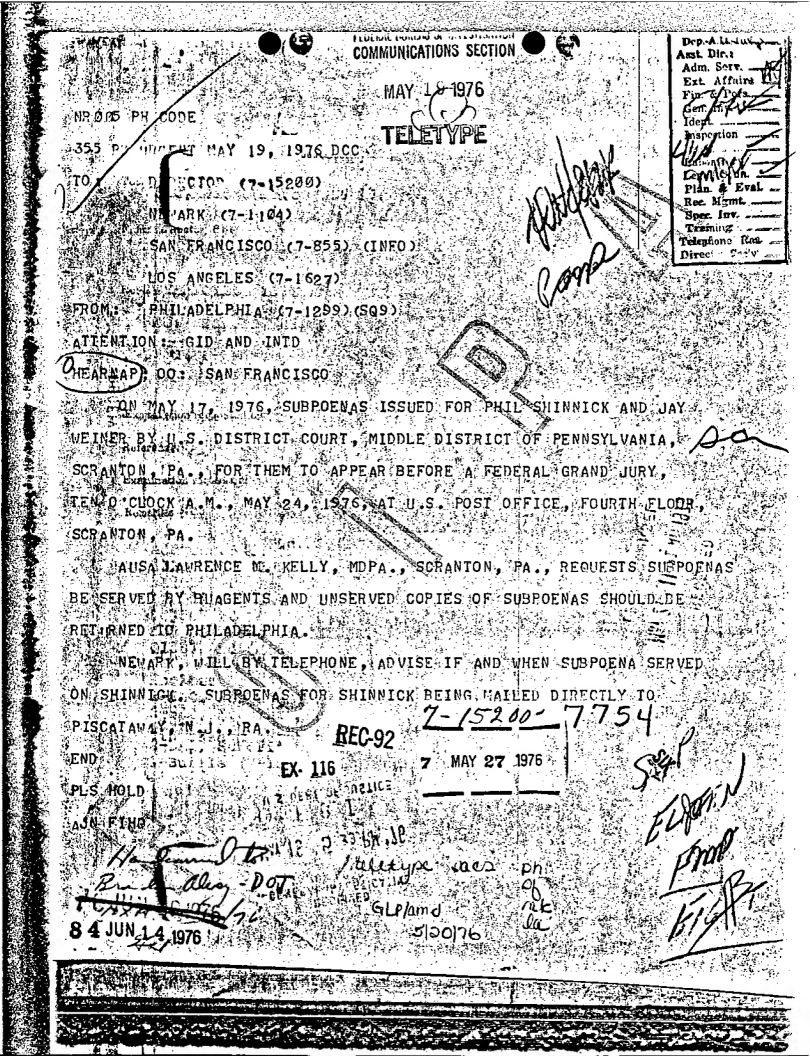
Result of examination:

A definite conclusion was not reached whether the questioned writing on Q149 was prepared by the writer or writers of the questioned writing on Q1587 and Q1588, previously submitted, in case caption "HEARNAP," due to the lack of sufficiently comparable writing and the presence of unexplained variations. However, similarities were observed in comparing the signature "Splash" on Q149 with the "Splash" signatures on Q1587 and Q1588 mentioned above.

Nothing of significance was observed in comparing the questioned writing on Q149 with material previously submitted in this case and other material previously submitted in case caption "HEARNAP."

Q149, which has been photographed, is attached.

Approved



PLAINTEXT TELETYPE URGENT 5-12-76 DI' SAC. SAN FRANCISCO (7-855) ROM: DIRECTOR, THI (7-15200) HEARNAPI) MICHAEL ALEXANDER BORTIN. REURAIRTEL MAY 7, 1976. BIGHT LATENT FINGERPRINTS AND ONE LATENT IMPRESSION OF VALUE APPLAR ON FIVE SUBNITTED LIFTS. THREE LATENT FINGERPRINTS ON TWO LIFTS FROM "SHRLL PAINT THINNER CAN" IDENTIFIED AS FINGER IMPRESSIONS OF MICHAEL ALEXANDER BORTIN, FBI #710110G. REMAINING LATENT PINGERPRINGS NOT IDENTICAL FINGER PRINTS OR PALM PRINTS BORTIN; WILLIAM AND EMILY HARRIS; PATRICIA CAMPBELL HEARST, OR WENDY MASAKO YOSHIMURA. CONFIRMING. 11 - SA Blroy Aprilany, Room 5048 EXTIS REC.917-15200\_7755 20 MAY 26 1976 FEDERAL BUREAU OF INVESTIGATION EL COMMUNICATIONS SECTION

Assoc. Dir. ... Dep.-A.D.-Adm.... Dep.-A.D.-Inv.\_\_\_ Asst. Dir.: Admin. 5/7/76 Comp. Syst. SF 7-855 Ext. Affairs Gen. Inv. Transmit the following in (Type in plaintext or code)-Ident: Inspection \_ AIR MAIL AIRTEL Intell (Precedence) Laboratory Legal\_Coun. Plen. & Evil. #deat TO: DIRECTOR, FBI (7-15200) (ATTN: Rec. Mgmt. Spec. Inv. Training ! FROM: (W) SAC, SAN FRANCISCO (7-855) (P) Telephone Rm Director Secty SUBJECT : HEARNAP 00:SF MICHAEL ALEXANDER BORTIN Enclosed for the Latent Fingerprint Section, Identification Division, are four latentalifts obtained from vehicle bearing California license TMS 100. The enclosed San Francisco Police lifts were obtained by Department Crime Lab, who processed the above mentioned vehicle. For the information of the Identification Division the above vehicle is registered in the name RUDY HENDERSON which name BORTIN has admitted to utilizing as an assumed identity. REQUEST OF THE IDENTIFICATION DIVISION: Latent Fingerprint Section is requested to compare the enclosed latents against known fingerprints of former fugitives WILLIAM TAYLOR HARRIS, FBI #308 668 L5, EMILY MONTAGUE HARRIS, #325 804 L2, PATRICIA CAMPBELL HEARST, FBI number 325 805 L10, and WENDY MASAKO YOSHIMURA. Also compare the attached with fingerprints of MICHAEL ALEXANDER BORTIN, FBI #710 110 G. REC 12 7-15200-7756 (RM) <u>SI 104</u> 2) - Bureau (Enc. 40) San Francisco JBM: lmk Special Agent in Charge

SF 7-855 JBM: lmk Latent Fingerprint Section is requested to expedite the above examinations inasmuch as BORTIN is scheduled for cross-examination in his probation revocation hearing on Friday, 5/14/76.

Washington, D. C. 20537 LATENT FINGERPRINT SECTION YOUR LE NO. 7-855 May 14, 1976 FBI FILE NO. 7-15200 San Francisco HEARNAP Airtel 5/7/76 EXAMINATION REQUESTED BY: Son Francisco Four cards bearing eight lifts of latent prints This report confirms and supplements Bucel 5/11/76 and Butol 5/12/76. Lifts examined and eight latent fingerprints and one latent impression, which is either a fingerprint or palm print, of value appear on five lifts on cards #1, 42, 63, and 44. See attached page for results of comparisons conducted with three latent fingerprints with fingerprints of Hicheal Alexander Bortin, FRI 4710110G. Remaining latent prints not identical fingerprints or palm prints of Bortin, William Taylor Harris, (Continued on next page) SA Elroy Anthony Room 5048 JEH IN THE POR OFFICIAL USE ONL

SAC, San Francisco

May 14, 1976

PRI #30866BL5; Emily Montague Horris, FBI #325804L2; Patricia Campbell Hearst, FBI #325805L10; or Wendy Mocales Yoshimura, FBI #3754L8.

Specimens enclosed.

Poch 2 20 41-84715 Your File No. 7-855 FBI File No. 7-15200 Letent Case No. 2-84715 May 1'4, 1976

REA MICHAEL ALEXANDER BORTIN, TEL 67101100

Three latent fingerprints appearing on two lifts from Shell Paint Thinner Can, on card #4, from vehicle bearing California license #TMS-100, have been identified as impressions of the right thumb and right ring finger of Bortin.

## FEDERAL BUREAU OF INVESTIGATION

. 5				PHINI SECTION		
ethi.	Recorded:	5/11/76	11:45 am	dlk	Reference No: 7 FBI File No: 7	-15200 7756
	Received	3/11/76		·	Latent Case No:	A-84715
ed e	Answer to	SAC, SAX	FRANCISCO			
	Examinati	n requested by	: Addressee			
	Copy to: 5	A ELROY	ANTHONY, ROC	M 5048 JE	Н	
	RE: titeA	DN A D	•			
	Mici	HAEL ALEX	ANDER BORT	rIN .		
5718 -015			1.			
						ALLE LICENSE
	Date of refe	erence commu	nication: Airt	el 5/7/76	The street	om vehicle-CALIF. LICEISE TMS 100
				TRANSPAREA		I W2
	D. part.	WILLIAM	TAYLOR HAR	RIS, FBI# 3	08 668 1 3	
	Contract Section	EMILY M	ONTAGUE HAK	RIS, FBI# 3	25 804 L 2	
					# 325 805 L	10
		WENDY N	IASAKO YOSHI	MANY LEES	£ 3 754L8	
į		MICHAEI	ALEXANDER	BOKTIN, FBI	# 710 110 G	
	Not	e: Expedit	:e	$\Lambda$	Examination by	: McBride
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FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION MAY 1 2 1976 LA547 NR與013 LAMPLAIA 2:31 PM NITEL 5-12-76 LRS TO DIRECTOR (7-15200) SAM FRANCISCO (7-855) FROM LOS ANG ELES (7-1627) (P) ALLY: GLD INTDE OFFICE OF LEGAL COUNSE HEARNAP OO : SAN FRANCISCO LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS AND PATRICIA CAMPBELL HEARST RELIGIANGELES TELL TO THE BUERAU APRIL 21, 1976 ON MAY 12, 1976, SAMUEL MAYERSON, ASSISTANT DIRECTOR OF CENTRAL OPERATIONS, LOS ANGELES COUNTY DISTRICT ATTORNEY S OFFICE , ADVISED THAT PATRICIA HEARST APPEARED IN LOS A NGELES SUPERIOR COURT INSTANT . HER ATTORNEY ADVISED THE COURT HEARST WAS NOT COMPETENT TO ENTER A PLEA . SUPERIOR 37 JUN 14 1976 JUDGE MARK BRANDLER SCHEDULED A COMPETENCY HEDAING FOR MAY 28, 1976. JUDGE BRANDLER DID NOT RULE ON THE SEVERANCE MOTION HOWEVER TRIAL IS STILL SCHEDULED FOR JUNE 1 11 976. LOS ANGELES WILL CONTINUE TO FOLLOW LOCAL PROCEEDINGS AND ADVISE THE BUREAU AND SAN FRANCISCO 8 4 JUL 2 1976 e post-

Adm. Serv FEDERAL BUREAU OF COMMUNICATIONS SECTION NR GOA NE PLAIN 1008 PM INITEL MAY 17. 1976 LM MAY 1 7-1976 I Coun FIRECTOR: (7-15200) Plan. & Eval Rec. Mgmt DS: ANGELES (7-1627) Training Telephone Rm AN等FRANCISCO是(7-855) Director Sec's NEW HAVEN (7-402) (RUC) 2P FROM: HEARNAP. 00 SF FOR INFORMATION OF BUREAU AND RECEIVING OFFICES, ON MAY 17, 1976, KATHY SULLIVAN, REPORTER FOR THE NEW HAVEN REGISTER (NEWSPAPER), TORRINGTON, CT., OFFICE, CONTACTED THE NHO TELEPHONICALLY TO DETERMINE IF NHO WAS AWARE OF SOME SORT OF COMMUNIQUE BEING LEFT AT GRAVE SITE OF DECEASED WILLIE WOLFF WHO WAS BURIED AT THE HILLSIDE CEMETARY JORRINGTON, CT. SULLIVAN ADVISED THAT THIS WAS THE SECOND ANNIVERSARY OF WOLFE'S DEMISE FROM THE LA SHOOT-OUT WITH SYMBIONESE LIBERATION ARMY AND AT 10:15, MAY 17, 1976, AN UNIDENTIFIED MALE CALLED HER OFFICE AND ADVISED THAT THE PEOPLE'S FREEDOM ARMY HAD LEFT A COMMUNI-QUESTOR THE PEOPLE OF THE U.S., ATOLLIE OLFF'S GRAVE SITE. UPO RECEIPT OF THIS INFORMATION, SOME REPORTERS FROM HER OFFICE THE CEMETARY AND FOUND AT WOLFF'S GRAVE SITE THE FOLLOWING; TWO FLAGS, ONE OF WHICH WAS A MARIJUANA LEAF SYMBOL AND THE OTHER A SYMBIONESE LIBERATION ARMY SYMBOL . THERE WERE ALSO SOME FLOWERS BUT NO COMMUNIAUE END PAGE 84 JUL 2

Asst Dir.:

PAGESTWO-NH (7-402 SULLIVAN ADVISED SHE THEN CONTACTED TORRINGTON POLICE DEPART MENT AND THEY LIKEWISE HAD NOT RECEIVED ANY NOTIFICATION OF THIS COMMUNIQUE. NEW HAVEN HAS NO OTHER INFO RE THIS COMMUNIQUE NEW HAVEN INDICES WERE NEGATIVE RE PEOPLE'S FREEDOM ARMY NEW HAVEN CONDUCTING NO FURTHER INVESTIGATION END MDP FBIHQ

FEDERAL BUREAU UF INVESTIGATION Dep.-A.D.-Adm COMMUNICATIONS SECTION Dep.-A.D.-Inv. Asst. Dir.: Adm. Serv. MAY 17,1976 9008 LA. PLAI Inspection 1:40 PM NI EL 5-17-76 SMA JTO DIRECTO (7-15200) Rec. Mgmt SAN FRANCISCO (7-855) Training Telephone Rm. Mic Secondaugh FROM: LOS ANGELES (7-1627) @(P.) ATIN GID , INTD , AND OFFICE OF LEGAL COUNSEL HEAR NAP . OO : SAN FRANCISCO LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS RELOS ANGELES TELS TO BUREAU, NOVEMBER 14, 1975 AND MAY 12 , 1976. SAMUEL MAYERSON, ASSISTANT DIRECTOR OF CENTRAL OPERATIONS, LOSSANGELES COUNTY DISTRICT ATTORNEY S OFFICE , ADVISED ON MAY 17, 1976, THAT HE EXPECTS CAPTIONED TRIAL TO BEGIN IN LOS ANGELES COUNTY SUPERIOR COURT JUNE 1, 1976. SUBPOENAES ORDERING FBI PERSONNEL TO APPEAR JUNE 1, 1976 HAVE BEEN ISSUED AND DELIVERED TO THE LOSEANGELES OFFICE. MAYERSON ANTICIPATES IT WILL TAKE APPROXIMATELY TWO WEEKS FOR JURY SELECTION THEREFORE IT WILL NOT BE NECESSARY FOR FBI 7-15200 -11 EYERSON FEELS HE WILL BE ABLE PERSONNEL TO APPEAR JUNE 1, 1974 TO NOTIFY FBI WITNESSES APPROXIMATELY TWO DAYS BEFORE THEIR JUN 14 1976 TE STIMO NY IS NEEDED. THE FOLLOWING EMPLOYEES FROM THE BUREAU HAVE BEEN SUBPOENAED: 4 1111 1 3 1976

PAGE TWO LA 7-1627 SA ROBERT . FI

SA ROBERT W. SIBERT, FBI LABORATORY, FIREARMS TOOL MARKS
UNIT; FINGERPRINT SPECIALIST DONALD F. MC BRIDE; EUGENE
MULHOLLAND; AND THOMAS B. THOMPSON.

THE COLLOWING AGENTS FROM SAN FRANCISCO HAVE BEEN
SUBPOENAEL: JAMES R. ECHOLS, FRANCIS C. DANIEL, FRANK R.
DOYLE, JOHN S. LAUER, THOMAS J. PADDEN, AND PARKS A. STEARNS

THE FOLLOWING AGENTS FROM LOS ANGELES HAVE BEEN

SUBPOENAED: STANLEY J. FULLERTON, KELLEY P. HEMMERT,

GAVEN T. KAMMER, JOHN O. KIRK, JAMES L. MAHAN, HOWARD PECOT,

WILLIAM J. PETTIT, CARL E. PILKVIST, WILLIAM R. STOVALL,

C. ROBERT STRANGER, AND JOHN E. TRUAX.

SUBPOENAES BEING FURNISHED BUREAU AND SAN FRANCISCO

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DIRECTOR, FBI / 5/21/76 **SAC. BALTINORE** (100-33766) (P) UNSUB, aka KENNETH JAMES HEALY HEARNAP DO:SAN FRANCISCO Re Baltimore airtel to the Bureau dated 4/1/76. Re Baltimore airtel submitted an original application prepared in the name of KENNETH J. HEALY dated 8/29/72 to the Bureau for examination by the FBI Laboratory, Latent Fingerprint Section. This submission was in accordance with instruction set forth in San Francisco letter dated 2/10/76. The Baltimore office request that the Bureau return the original application upon completion of the examination in order that it might be returned to the contributor. 2 - Bureau (RM) 2 - San Francisco (100-79746) (RM) - Baltimore : 7-15200 13 JUN 8 1970

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PATRICIA CAMPBELL HEARST was interviewed at the Fegeral Metropolitan Correctional Center, 808 Union Street. Sal Diego, California. Also present was Miss/HEARST's at orney, ALBERT JOHNSON. The interview was conducted in an interview room on the third floor, which is the hospital section of the Center.

During an interview on April 26, 1976, Miss HEARST furnished information concerning a cousin of JOSEPH REMIRO who was known as "SALLY". HEARST stated at that time that "SALLY" was a courier of messages between the SLA and REMIRO and LITTLE, during their incarceration in the Alameda County Jail. HEARST was exhibited a photograph of a driver's license for BARBARA ANN LOCKWOOD, California Driver's License R 878127. She stated the individual depicted in this photograph is identical with "SALLY".

During interview on April 23, 1976, HEARST, in discussing the WILLIE BRANDT escape plan, indicated that EMILY HARRIS desired the plan to work in the same manner as the escape plan for RONALD BEATTY at Chino, California, wherein the escape was accomplished by shooting the guards while the prisoner was being transported. HEARST stated that EMILY HARRIS was aware of the BEATTY escape from newspaper reports and to HEARST's knowledge none of the group were involved in BEATTY's escape.

During the April 26, 1976 interview of HEARST in relation to the REMIRO and LITTLE escape plan, HEARST advised at that time that WILLIAM HARRIS told REMIRO and LITTLE that if they ever saw a person in the jail wearing a necklace with a clenched fist they would know that an escape was being considered. HEARST now recalls that the clenched fist signal was first used during a plan for the escape of KENNY COMO, a member of the MANSON family. HE is unsure as to whether the necklace was given to HARRIS

nterviewed on 5/11/76 san Diego, Çalifornia 7-855 SAC CHARLES W. BATES, ASAC ZAWRENCE G. LABLER, and SA MONTE A. HALL / / Imr 5/12,13, and 14/76

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by an unknown person in San Jose or from COMO himself. The COMO escape plan was originated prior to the killing of Dr. MARCUS FOSTER in November, 1973.

HEARST stated that the SLA did not have anything to do with the assassination in Union City, California, of Police Chief WILLIAM MC CANN. HEARST recalls conversations concerning the shooting but the conversations were based upon the publicity the incident received in the newspapers.

She stated that at one time the group was considering bombing the LEAA building in Burlingame, California, and in preparation for this BONNIE WILDER rented a billed, blue cap from a costume store in San Francisco. This cap was to be used as a disguise to aid in their entry into the LEAA building. The group did not follow through on this particular plan.

HEARST was interviewed concerning her association with STEVEN SOLIAH. HEARST furnished the following information:

between HEARST and STEVEN SOLIAH occurred in Berkeley, California, prior to HEARST traveling to the East Coast in 1974. However, HEARST is not sure of that fact.

During HEARST's stay at the Jeffersonville, New York, farm, EMILY HARRIS advised HEARST that during that time EMILY HARRIS had been in telephonic contact with STEVEN SOLIAH, who was then on the West Coast.

The first meeting between HEARST and STEVEN SOLIAH of which HEARST is positive occurred upon her arrival in Sacramento, California. This meeting occurred at the Greyhound Bus Station where HEARST had just arrived from Las Vegas, Nevada, in the company of JAMES KILGORE in late September or early October, 1974. Upon HEARST's and KILGORE's arrival in Sacramento, STEVEN SOLIAH was in the company of KATHLEEN SOLIAH. All four persons drove to the

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W" Street address in Sacramento in BONNIE WILDER'S iat automobile.

From the time of HEARST's arrival in Sacramento to the time of her arrest on September 18, 1975, the only income received by the group, except for the loot from the bank robberies, was made through jobs held by STEVEN SOLIAH, JOSEPHINE SOLIAH, KATHLEEN SOLIAH, JAMES KILGORE, and MICHAEL BORTIN. During this time, HEARST, WENDY YOSHIMURA, WILLIAM and EMILY HARRIS, had no legitimate income and all were supported through the proceeds of the bank robberies and monies derived from the employment of the other individuals. During HEARST's stay at the Morse and Geneva Streets addresses in San Francisco, STEVEN SOLIAH purchased groceries and brought them back to these addresses.

STEVEN SOLIAH was responsible for the purchase of most of the weapons which the group had. At the time of HEARST's arrest, a .38 caliber 2" Smith and Wesson Revolver was found in HEARST's purse. STEVEN SOLIAH had purchased this weapon for HEARST at a gun show held in Sacramento or San Jose, California.

STEVEN SOLIAH took HEARST shooting in the woods near Guerneville, California, in June or July, 1975, while HEARST was residing at the Geneva Street address. STEVEN SOLIAH also took HEARST shooting during HEARST's residence at the Capitol Street address in Sacramento, California. At this time they went shooting near Nevada City, California

WILLIAM HARRIS had made a rule that any time any member of the group, including STEVEN SOLIAH, went out with any of the "fugitives", HEARST, WENDY YOSHIMURA, WILLIAM and EMILY HARRIS, they were to carry a gun. This instruction was given to all the group and HARRIS specifically used the word "fugitives".

STEVEN SOLIAH purchased a Chevrolet Impala, which was abandoned after the Guild Savings and Loan robbery.
STEVEN SOLIAH purchased a black over white Ford Galaxie,

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which was purchased shortly after the Carmichael, California, bank robbery, and which was used by the group. STEVEN SOLIAH purchased the Chevrolet Stationwagon which was abandoned in the garage at Sacramento. STEVEN SOLIAH purchased a metallic, bluish-grey vehicle which was either a Buick or Pontiac sedan and which was subsequently sold in Palo Alto, California, to a private party.

During the time HEARST and STEVEN SOLIAH were residing in Sacramento, the two of them took a trip to Sparks, Nevada, for the purpose of obtaining a false Nevada Driver's License for WILLIAM HARRIS, and to determine the feasibility of obtaining one for HEARST. SOLIAH and HEARST traveled to Sparks, Nevada, in the black over white Ford Galaxie and spent most of the first day trying to find a place to stay. In looking for a place to stay, STEVEN SOLIAH and HEARST drove out of downtown Sparks, Nevada, on the main road, past the building in which the Harrah's antique car collection is housed and out into country where there was nothing more than a few houses. While in that area, they turned right, went down a hill and across a bridge which is over a stream. Near this location, they found a place which she believes was called the Warm Springs Motel or some similar name. The motel was of the type that rented rooms for extended stays. Upon entering the motel, they noted a gunbelt and 12 gauge shotgun, and questioned the manager concerning the amount of hunting he did. The manager told them he was a Deputy Sheriff. manager also had a motorcycle and lived in a trailer next to the motel. Up the hill from the motel is a trailer park and while going up the hill, one passes a row of mail-STEVEN SOLIAH registered as STEPHEN BROUDY.

While there, STEVEN SOLIAH went to the Department of Motor Vehicles (DMV) Offices in Reno and Carson City, Nevada. While in the DMV Office in Carson City, STEVEN SOLIAH took the written driver's test but was not allowed to take the driving test. During HEARST's stay in Sparks, Nevada, HEARST had in her possession a false birth certificate for the

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perpose of obtaining her driver's license. STEVEN SOLIAH determined that to obtain a false Nevada driver's license would be too difficult for both he and HEARST, and as a result, they returned to Sacramento. Their stay lasted three days.

While residing at the Morse Street, San Francisco, address, STEVEN SOLIAH talked about going with HEARST to Oregon and getting a false driver's license in that State for STEVEN SOLIAH and HEARST because PAT JEAN MC CARTHY had obtained a false Oregon driver's Ticense with relative ease. There was never any conversations between STEVEN SOLIAH and HEARST that they were going to Oregon to move there permanently. The conversation simply related to getting false Oregon driver's licenses for the both of them.

STEVEN SOLIAH was aware that PATRICIA HEARST was a fugitive and while HEARST was with STEVEN SOLIAH he sheltered HEARST and looked after HEARST because of STEVEN SOLIAH's revolutionary beliefs.

HEARST furnished the following information concerning her obtaining the birth certificate in the name of SUE LOUISE GOLD:

While HEARST was residing in the East, a package was mailed from the West Coast by one of the SOLIAHs to JACK SCOTT at his apartment in New York City, New York. The package contained a birth certificate for WILLIAM HARRIS in the name of STEPHEN BROUDY, a birth certificate for EMILY HARRIS in the name of SUZANNE LANPHEAR, and a birth certificate for HEARST in the name of SUE LOUISE GOLD. The package also contained a copy of "Prairie Fire" and literature entitled, "The Realist".

WENDY YOSHIMURA had received a birth certificate in the name of JOAN SHIMADA, which was obtained and mailed by PAT JEAN MC CARTHY. MC CARTHY, prior to mailing the birth certificate, changed some dates around to fit YOSHIMURA's identity.

HEARST furnished the following information concerning her stay in Las Vegas, Nevada, in late September, 1974:

Upon HEARST's and JACK SCOTT's arrival in Las Vegas, Nevada, HEARST spent the first night at the apartment.

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of JACK SCOTT's parents, JOHN JOSEPH and LOUISE SCOTT.
The next two nights were spent in a motel with JAMES
KILGORE. The motel had been rented by MICKI SCOTT under
an unrecalled name.

The motel in which HEARST stayed is a two-story motel with a coffee shop next to it on the west side of the main street known as the "Strip" north of the actual "Strip", and is located on a corner. The coffee shop is constructed of dark brown wood. HEARST furnished a diagram depicting the layout of the motel.

At this point two aerial photographs of the Marin County Civic Center were displayed to HEARST to assist her in explaining the events which surrounded the bombing of the Marin County Sheriff's Office cars. HEARST furnished the following information:

Upon arriving in the area of the Civic Center, HEARST and STEVEN SOLIAH exited the Freeway and took the road which runs perpendicular to the Freeway just south of They then traveled to the intersection the Civic Center. of the road which runs behind the Civic Center and turned left, entering the Civic Center complex. They drove around the Civic Center for several minutes and then drove to the theater parking lot where STEVEN SOLIAH parked the car. was at this point that STEVEN SOLIAH took the bicycle, which was in the trunk of the car, out of the car, and attached the front wheel to the frame. STEVEN SOLIAH then rode out of the theater area parking lot with the bomb he was to place contained in a knapsack on his back. Upon exiting the theater area parking lot. STEVEN SOLIAH bicycled down the road which eventually runs immediately in front of the Civic Center complex. A short distance after leaving the theater parking lot, STEVEN SOLIAH went out of HEARST's sight.

HEARST exited the vehicle and walked down to the lake near the theater. In what HEARST believes to be approximately five minutes, STEVEN SOLIAH reappeared in the theater parking lot, at which time the bicycle was placed in the trunk of the car and HEARST and STEVEN SOLIAH drove out of the complex on the road which runs immediately to the rear of the Civic Center complex. They then turned

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right onto the road which is immediately south of the couplex and drove onto the Freeway heading towards San Francisco.

While driving down the road which runs immediately to the rear of the complex, HEARST saw JOSEPHINE SOLIAH and BONNIE WILDER parked in a car near a telephone booth which is near the entrance to the Sheriff's Office. HEARST then pointed out on the aerial photographs the area in which STEVEN SOLIAH planned to place the bomb. HEARST noted that a small shack was in the area where the bomb was to be placed, however, it does not appear on the photograph. was explained to HEARST that these photographs were taken during the construction of the complex and that the shack may not have been built at that time. HEARST then pointed out on the photograph the parking area in which STEVEN SOLIAH parked the car, the direction he rode on the bicycle, the direction in which they exited the complex, the location of the telephone booth by which HEARST noticed JOSEPHINE SOLIAH and BONNIE JEAN WILDER, and the location of the bomb which was placed by BONNIE WILDER and JOSEPHINE SOLIAH.

HEARST speculated that the reason JAMES KILGORE did not participate in the Marin County bombing, even though he was familiar with the territory, was due to the fact that he was known in the area and could possibly have been recognized.

In response to specific questions concerning the Marin County bombing, HEARST furnished the following:

Neither of the cars used was a stationwagon.

None of the members of the group used the facilities of any libraries located in the Marin County complex.

In placing the bomb, either JOSEPHINE SOLIAH or BONNIE JEAN WILDER simply slid it under the car while walking by.

None of the individuals involved in the Marin County bombing were dressed in black coats of any kind.

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HEARST was asked to relate information concerning the preparation of the communiques and tapes from the SLA.

With regard to the tape and communique received by Radio Station KPFA, Berkeley, California, on February 12, 1974, HEARST furnished the following information:

This tape was made in the closet at 37 Northridge, Daly City, California. This is the closet in which she was held. The male voice on the tape was DONALD DE FREEZE and the other voice was HEARST, herself. HEARST was told by DE FREEZE what to say and after HEARST would repeat what she was told, DE FREEZE would stop the recorder, give her further instructions, and then start it again. HEARST was told by DE FREEZE not to mention that there were men and women there as DE FREEZE did not want anyone to know that the SLA was composed of both men and women. HEARST did not see or have anything to do with the written communique that accompanied this tape.

On February 16, 1974, a communique and tape was received from the SLA by Reverend CECIL WILLIAMS of San Francisco. HEARST said this tape was also made in the closet at 37 Northridge, Daly City. The first voice on the tape is that of HEARST. HEARST was furnished a written document from which to read into the tape recorder. At the end of HEARST's recording, HEARST was instructed to say the words, "SOLZHENITSYN was exiled to West Germany". This was put in so as to indicate when the tape was made. The other voice on the tape is that of DONALD DE FREEZE.

On February 20, 1974, another recorded tape was received by Reverend CECIL WILLIAMS. According to HEARST, this tape was also made in the closet in the house at 37 Northridge, Daly City. The first voice on the tape was that of DONALD DE FREEZE. At the time of this tape a female voice states, "Today is the 19th and yesterday the Shah of Iran had two people executed at dawn." This was HEARST's voice and this was a statement HEARST had been given to repeat to indicate the date on which the tape was made. HEARST was not aware of any of the discussions about what was to be included on the tape.

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Sant Con ...

On March 9, 1974, a taped cassette was received by Radio Station KSAN, San Francisco. According to HEARST, this tape was made in the closet at 37 Northridge, Daly City, California. The first female voice on the tape was that of ANGELA ATWOOD. The next voice on the tape was her own. The statements that HEARST made were written out for her and HEARST was instructed by DE FREEZE to read this. This tape also contained the voice of DONALD DE FREEZE. NANCY LING PERRY's voice was also on this tape, and on the same tape but with an additional voice added at the end was the voice of PATRICIA SOLTYSIK.

On April 3, 1974, Radio Station KSAN, San Francisco received in an envelope a tape cassette, a transcript, and a polaroid photograph. This tape was made at 1827 Golden Gate Avenue, San Francisco. HEARST made the first part of this tape based on a written script prepared for her. The next voice on the tape was that of WILLIAM HARRIS followed by the voice of ANGELA ATWOOD, NANCY LING PERRY, and finally DONALD DE FREEZE.

Dep.-A.D.-Inv Asst Dir.: Adm. Serv. FEDERAL BUREAU OF INVESTIGATION COMMUNICATIONS SECTION Ident. Inspection MAY 2 5,1076 Intell. NREGOI PHECODE 1136 AMELINGENTAMAY 25. 1976 WEH Telephone Rm. Director Sec'y DIRECTOR (7-15200) NEWARK (7-1104) (INFO) LOS ANGELES (7-1627) (INFO) SAN FRANCISCOS (7-855) (INFO) FROM: PHIXADELPHIA (7-1299) (SQ9) (P) ATTN: GIDAND INTD HEARNAD OC. SAN FRANCISCO RE PHILA . TEL TO BUREAU, MAY 19, 1976, AND BUREAU NITEL TO PHILA MAY 20, 1976. ON MAY 19, 1976, SUBPOENA SERVED ON JAY WEINER THROUGH HIS HOLLY MC GUIGAN, PHILA., PA. APPROXIMATELY ONE-HALF HOUR AFTER BEING SERVED , MATTORNEY MC GUIGAN, TELEPHONICALLY CONTACTED AUSA LAURENCE, M. KELLY, MDPA., SCRANTON, PA., ADVISING THAT SHE WOULD ATTEMP TO QUASH SUBPOENA AND WOULD FILE NECESSARY PAPERS BEFORE JUNE 4, 1976. WEINER DID NOTO PEAR EREC [2GRAND JURY, MAY 24, 1976 ON MAY 23, 1976, PHIL SHINNICK WAS SERVED A SUBPOENA DIE HIM TO APPEAR BEFORE A FEDERAL GRAND JURY (FGJ) ON MAY 26, 1976 JUN 14 1976 SHINWICK S APPEARANCE WILL BE DELAYED DUE D MAY 24, 1976, BY HIS ATTORNEY TO QUASH.

PH 7-1299 PAGE TWO

NECESSARY PAPERS TO BE FILED ON SHINNICK'S BEHALF BEFORE JUNE 4, 1976.

CONTINUE THE PROBE INTO THE HARBORING OF PATRICIA HEARST AT SOUTH

CANAAN, A., DURING THE SUMMER OF 1974 AND TO OBTAIN FINGERPRINTS,

HANDWRITING SAMPLES AND HAIR SAMPLES FROM SHINNICK AND WEINER

PHILA. AT SCRANTON, PA.: WILL KEEP FBIHO ADVISED OF RESULTS OF

GRAND JURY PROCEEDINGS.

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Dep.-A.D.-Adm Dep.-A.D.-Inv. FEDERAL BUREAU OF INVESTIGATION Asst. Dir.: COMMUNICATIONS SECTION Adm. Serv. LA 932 Ext. Affairs MAY 27 1976 NR 014 LA PLAIN Inspection 2145PM NIEL 3-27-76 JHS Intell TO DIRECT R 1 (7-15200) Plan & E Rec. Mem 書SAN FRANCISCO ※ (7±855) Spec. Int Training FROM LOS ANGELES (7-1627) Telephone Rm. Director Sec'y ATTN: GID , INTO AND OFFICE OF LEGAL COUNSEL HEAR NAP 00 : SAN FRANCISO . RE LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS RE LOS ANGELES TELETYPE TO BUREAU MAY 174 1976. SAMUEL MAYERSON, ASSISTANT DIRECTOR, CENTRAL OPERATIONS, LOS ANGELES COUNTY DISTRICT ATTORNEY'S OFFICE, HAS ADVISED THAT BECAUSE OF ADDITIONAL PRETRIAL MOTIONS CAPTIONED TRIAL WILL PROBABLY NOT BEGIN UNTIL ABOUT JUNE 21. 1976. HE STILL ANTICIPATES IT WILL TAKE APPROXIMATELY TWO WEEKS THEREAFTER TO SELECT THE JURY . THE SERVICE OF THE ABOVE -MENTIONED PRETRIAL MOTIONS RELATE TO JURY SELECTION AND PREJUDICIAL PRETRIAL PUBLICITY. BUREAU IS REQUESTED TO ADVISE SA ROBERT W. SIBERT, LABORATORY-FIREARMS - TOOL MARKS UNIT, AND THE ERBLINT SPECIALIST DO NALD F MC BRIDE , EUGENE MULHOLLAND AND THOMAS B . THOMPSON OF NEW TRI #2 JUN 14 1976 SAN FRANCISCO ADVISE SAS ECHOLS, DANIEL, DOYLE, LAUER PADDEN AND STEARNS OF NEW TRIAL DATE 84 川上2澤 1976

## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To: SAC, Washington Field Office (100-59672)

May 27, 1976

Fro Director, Fål

FBI FILE NO.

100-484771

LAB. NO.

D-760224023 PF

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Unsub, aka Kenneth James Healy:

CHEARNAF

001 SAN PRANCISCO

Examination requested by:

Washington Field Office

Reference:

Airtel dated 2/20/76

Examination requested:

Document - Pingerprint

Remarks:

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Enclosures (2) (2 Lab report)
2-SAC, San Francisco (100-79746) Enclosures (2) (2 Lab report)

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## FEDERAL BUREAU OF INVESTIGATION WASHINGTON, D. C. 20535

To: SAC, Hashington Field Office (100-59672)

Hay 27, 1976

FBI FILE NO. 100-484771

LAB. NO. . D-750224023 PP

Re:

W 214 1 1 13

unsub, aka Kenneth James Nealy; SM — FI Hearnap

Specimens received 2/23/76

Q1 Passport Application bearing stamped date 9/20/72, signed "Renneth J. Healy"

Remarks:

Photographs of Q1 wors made and will be available for any future comparison requested.

Q1 is being returned separately.

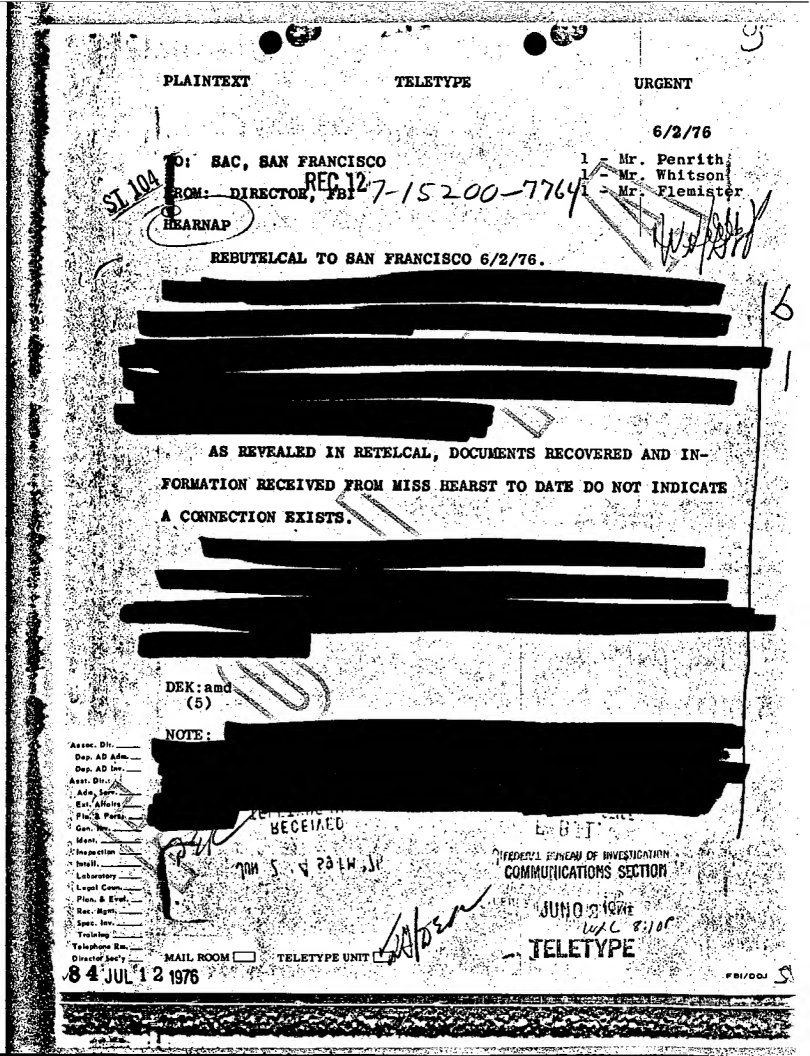
NR 018 LA PLAIN communications section 848PM NI TEL 5-28-76 MAH Assoc. Dir. Dep.-A.D.-Adm Dep.-A.D.-Inv. TO DIRECTOR (7-15200) MAY 28 1976 Asst Dir.: Adm. Serv. 望 SAN FRANCISCO (7-855) SAN DIEGO (7-496) Ingrection FROM LOS INGELES (7-1627) (P) Intell ATIN: GID, INTD & OFFICE OF LEGAL COUNSEL Plan & Wel. Rec. Mgmt HEAR NAP JOO : SF Spec Inv. Training ... LA TRIAL OF PATRICIA CAMPBELL HEARST Telephone Rm. Director Sec'y RE LA TEL TO BUREAU MAY 12, 1976. PATRICIA CAMPBELL HEARST APPEARED WITH HER ATTORNEY MAY 28, 1976, BEFORE LA COUNTY SUPERIOR COURT JUDGE MARK BRANDLER . SHE REFUSED TO ENTER A PLEA AT WHICH TIME JUDGE BRANDLER ENTERED A NOT GUILTY PLEATIN HER BEHALF . IN CONNECTION WITH THE SPEEDY TRIAL ACT, SHE REFUSED TO WATVE TIME; THEREFORE, JUDGE BRANDLER SET A TENTATIVE TRIAL DATE OF JULY 26, 1976. THIS TRIAL WILL OBVIOUSLY BE POSTPO NED UNTIL HEARST HAS COMPLETED HER 90-DAY STUDY HEARST WAS SUBSEQUENTLY REQUESTED TO TAKE THE WITNESS STAND BY LEO NARD WEINGLASS, ATTORNEY FOR EMILY HARRIS. UPON TAKING THE STAND, WEINGLASS ASKED HER SEVERAL QUESTIONS CONCERNING HER CONSENT TO SEARCH 625 MORSE, SF, AT WHICH TIME SHE TOOK THE FIFTH AMENDMENT. LA VILL FOLLOW PROSECUTION THO KEEP THE BUREAU AND SF ADVISED OF PERTINENT DEVELOPMENTS . 4 30

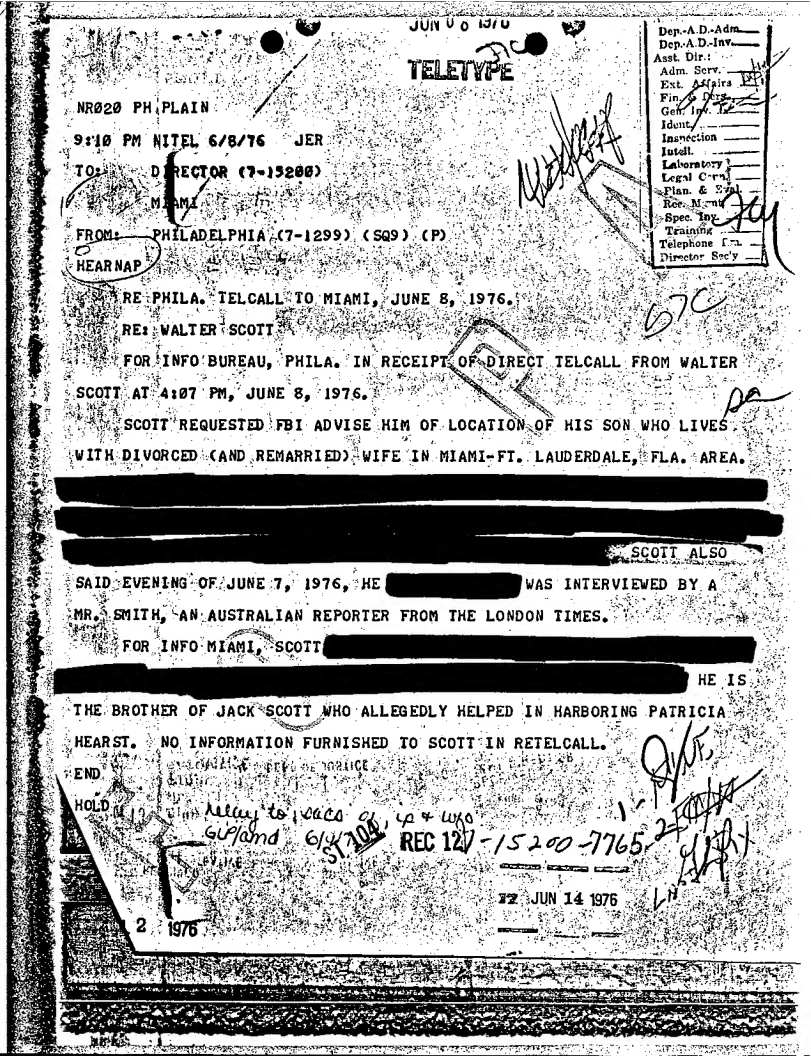
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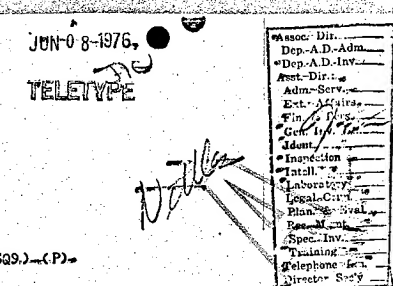
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Mr. Claunce Kelley; It is now more than eight months since The capture of the Unban Guerilla, who calls herself Party thant The Alban Guerilla is not the Real Path Heart, and I can prove it. On Sept 18, 1975 when she was captured, I said that she was not Patty Heart, and I still so today that she is not Patty Heart. Her bank wobbey trial was not legal, and h for anyles treal will not be flegal. Tedus Court when I am ready, and I promise you The I will prove that she is an imposter. The longer you put off, True identification to worse it will be for the F.B.I. I have known the real Pathy Harst since May 974, and I am not making any mistake 7-15200 8 4 JUL 1 2 1976

# MESSAGE RELAY

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NROEO-PH-PLAIN

9-19-PM-NI EL-6/8/76-JER"

TO: DE ECTOR-(7-15200)

MI AM I

FROM: PHILADELPHIA (7-1299) (SQ9.) (P)

HEAR NAP

RE PHILA. TELCALL TO MIAMI, JUNE 8, 4976

RE: WALTER SCOTT

FOR INFO BUREAU, PHILA. IN RECEIPT OF DIRECT TELCALL FROM WALTER SCOTT AT 4:07 PM, JUNE 8, 1976.

SCOTT REQUESTED FBI ADVISE HIM OF LOCATION OF HIS SON WHO LIVES WITH DIVORCED (AND REMARRIED) WIFE IN MIAMI-FT. LAUDERDALE, FLA. AREA.

SAID EVENING OF JUNE 7, 1976,

WAS INTERVIEWED BY A

MR. SMITH, AN AUSTRALIAN REPORTER FROM THE LONDON TIMES.

INFO MIAMI, SCOTT

HE IS

THE BROTHER OF JACK SCOTT WHO ALLEGEDLY HELPED IN HARBORING PATRICIA HEARST. NO INFORMATION FURNISHED TO SCOTT IN RETELCALL.

END'

HOLD

\*\* PLAINTEXT TELETYPE URGENT .OL 5/2/76, ii TO SACS MIAMI, 6/9/76 INDIANAPOLIS (7-1360), Mr. Gallagher LAS VEGAS (7-3)3). Mr. O'Connell <sup>®</sup>Mr l⊌Cooke PHILADELPHIA (7-1299), Mr. Penrith Mr. Moore WFO, AND Mr. Walsh -xMI. TELL SAN FRANCISCO (7-855) 2 - Mr. Fehl (ATTN: 🟋 FROM DIRECTOR, FBI (7-15200) John W. Culpepper CHEARNAP) 00: SF REPHTEL TO THE BUREAU DATED 6/8/76, AND DEPARTMENT OF JUSTICE TELEPHONE CALL TO FBIHQ 6/8/76 REFERENCED TELETYPE ADVISED THAT PHILADELPHIA RECEIVED CALL FROM WALTER SCOTT 6/8/76, WHEREIN SCOTT REQUESTED /FBI ASSISTANCE IN LOCATING HIS EX-WIFE AND SON WHO ARE NOW REPORTEDLY RESIDING IN THE MIAMI-FT. LAUDERDALE AREA. SCOTT, BORN 10/2/33, IS A FORMER 170 SUBJECT OF THE PHILADELPHIA DIVISION AND THE BROTHER OF JACK SCOTT. JACK SCOTT HAS BEEN IDENTIFIED AS ALLEGEDLY ASSISTING IN THE HARBORING OF PATRICIA HEARST. XII DEE NOTE PAGE Dep. AD Ing. GLP:ics/amd (11) **REC-36** LIVE OF PEDERAL DUREAU OF INVESTIGATION JUN 15 1976 AL COMMUNICATIONS SECTION MAIL ROOM TELETYPE UNIT

PAGE TWO

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ADVISED FBIHO THAT HE HAD JUST RECEIVED A TELEPHONE CALL FROM SCOTT WHO ADVISED ALVEY THAT HE (SCOTT) WAS PRESENTLY RESIDING AT THE WHITE HOUSE HOTEL, ROOM 119, MIAMI, FLORIDA. SCOTT STATED THAT IN FEBRUARY OF 1974, FBI SA UPON SCOTT'S DEPARTURE TO THE MIDDLE EAST, ADVISED SCOTT AT SCOTT'S REQUEST, THAT HE WOULD TRY TO LOCATE SCOTT'S EX-WIFE AND SON. SCOTT WAS UPSET THAT THIS WAS NOT DONE

SCOTT SPECIFICALLY MENTIONED SA NAME

AND ALSO APPEARED TO BE UPSET WITH SA HANDLING

OF HIS (SCOTT'S) PREVIOUS REQUEST WHICH WAS THAT OF ASSISTING HIM

IN DETERMINING THE WHEREABOUTS OF HIS EX-WIFE AND SON.

SCOTT ALSO STATED THAT IF SOMETHING WASN'T DONE TO ASSIST
HIM AT THIS TIME, HE WOULD SEE THAT INFORMATION WHICH WOULD DISCREDIT THE BUREAU WOULD BE WIDELY PUBLICIZED. IT APPEARS THAT HE
WAS REFERRING TO A STATEMENT MADE BY HIS PARENTS THAT AN FBI AGENT
ALLEGEDLY STATED THAT HE WANTED TO SEE PATRICIA HEARST "SHOT FULL
OF HOLES". THIS MATTER PREVIOUSLY RECEIVED LIMITED MEDIA ATTENTION
THIS ALLEGATION WAS DETERMINED TO BE FALSE AND WAS APPARENTLY
PABRICATED BY SCOTT'S PARENTS IN AN EFFORT TO JUSTIFY THE
ASSISTANCE THEY RENDERED PATRICIA HEARST.

PAGE THREE

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670

AS RECENT AS

5/23/76, SCOTT WAS IN TELEPHONIC CONTACT WITH THE WASHINGTON

SCOTT'S PRIME OBJECTIVE AT THIS TIME APPEARS TO BE LOCATING HIS EX-WIFE AND REPORTEDLY NOW IS RESIDING IN THE MIAMI AREA AND TEACHING SCHOOL. NO ASSISTANCE SHOULD BE AFFORDED SCOTT IN CONTACTING HIS EX-WIFE, AND ANY DEVELOPMENTS CONCERNING SCOTT'S ACTIVITIES IN THE MIAMI AREA SHOULD BE IMMEDIATELY AFFORDED THE BUREAU AND INTERESTED.

MIAMI SHOULD FURNISH APPROPRIATE LOCAL AUTHORITIES THE

---

NOTE: This communication is being set out to advise Miami and receiving offices of Walter Scott's present whereabouts and activities. It instructs Miami to advise local authorities of Scott's whereabouts

been rocated within the Miami Division and has been made aware of Scott's desire to locate her and their son. SA now assigned to the Indianapolis Division, and now assigned FBIHO, Division 9, were telephonically advised of Scott's conversation with Departmental Attorney Alvey on the evening of 6/8/76, by SA

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Assoc. Dir. Dep.-A.D.-Adm Dep.-A.D.-Inv. Asst. Dir.: NR020 MM PLAIN Adm. Serv. FEDERAL BUREAU UF INVESTIGATION Affaire COMMUNICATIONS SECTION 8:04PM WITEL JUNE 9, 1976 JGS Fip. & Pers. Gen. Anv. 4 Ident. JUN 0 9 1976 10 DIRECTOR (7-15290) Inspection Intell. HPHILADE PHIA (7-1299) Legal Coun Plan & Eval FROM MIAM (7-1074) Rec. Mgmtl. Spec. Inv. HEARNAP ) A.F. Training Telephone Rm. REPHILADELPHIA NITEL TO BUREAU. JUNE 8. 1976. FOR THE INFORMATION OF THE BUREAU AND PHILADELPHIA. AT 5:40 P.M., JUNE 8, 1976, WALTER SCOTT TELEPHONICALLY CONTACTED MIAMI OFFICE ATTEMPTING TO SOLICIT FBI'S ASSISTANCE IN LOCATING HIS SON, JOHN SCOTT, WHO RESIDES WITH WALTER SCOTT'S EX-WIFE PATRICIA MUNROE IN BOCA RATON, FLORIDA. SCOTT CLAIMED TO BE STAYING AT THE WHITE HOUSE MOTEL, 1451 OCEAN DRIVE, MIAMI BEACH, FLORIDA. NOWINFORMATION WAS FURNISHED TO WALTER SCOTT BY MIAMI Page popular a presenta ed LOCATION 5 18 JUN 23 1976 8 4 JUL 1 9 976



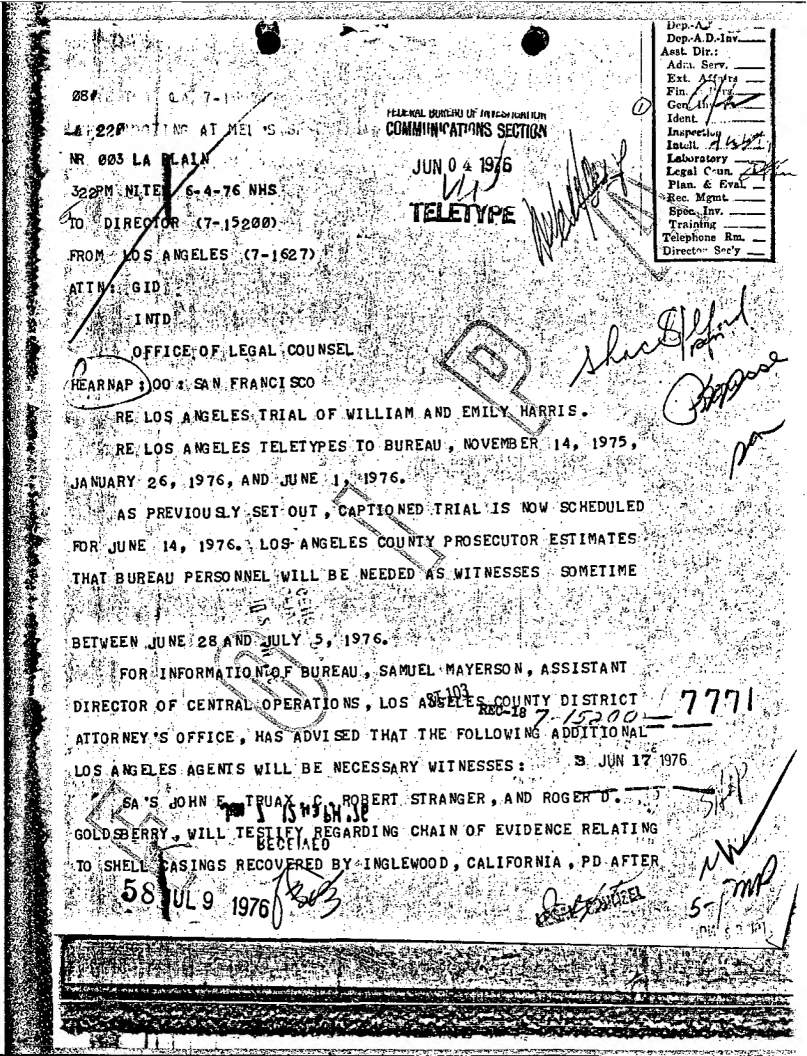
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PAGE TWO LA 7-1627)

THE SHOOTING AT MEL'S SPORTING GOODS STORE ON MAY 16, 1974.

AUSA WILLIAM JOHN RATHJE, LOS ANGELES, CONTACTED

JUNE 3, 1976, AND WAS ADVISED LOS ANGELES HAD NO OBJECTION

TO ABOVE PERSONNEL TESTIFYING. HE STATED HIS OFFICE HAD

NO OBJECTION AND THAT HE WOULD TELEPHONICALLY CONTACT HIS

DEPARTMENT.

ON JUNE 4, 1976, AUSA RATHJE ADVISED THAT BRANDON ALVEY, DEPARTMENT OF JUSTICE, STATED HE HAD NO OBJECTION TO THE ABOVE TESTIMONY.

UACB, SA'S TRUAX, STRANGER, AND GOLDSBERRY WILL

END

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cc-2FARL Courssc

Date: 5/10/76 Transmit the following in (Type in plaintext or code) DIRECTOR, FBI (7-15200) (ATTN, GID & INTD) -SAN FRANCISCO (7-855) OO: SF. RE: INTERVIEWS WITH PATRICIA CAMPBELL HEARST Re San Francisco airtels 4/16/76 and 4/29/76. Enclosed herewith for the Bureau, Philadelphia, Los Angeles, and Sacramento are two copies each of the interviews of PATRICIA HEARST on 4/23/76 and 4/26/76 为(数)为(数),多上 (数) (数) 2 Bureau (Enc.) 2 Philadelphia (7-1299) (Enc. 2) 2 Los Angeles (7-1627) (Enc. 2)  $2^{5}$ Sacramento (7-203) (Enc. 2) 1 San Francisco

#### FEDERAL BUREAU OF INVESTIGATION

SI 7-855

4/28/76. Date of transcription \_\_\_\_\_

PATRICIA CAMPBELL HEARST was interviewed in Room 319, Sequoia Hospital, Whipple Avenue and Alameda de los Pulgas, Redwood City, California. Present at the time of interview was Miss HEARST's attorney, ALBERT JOHNSON. Miss HEARST furnished the following information:

HEARST first met MICHAEL BORTIN in October or November of 1974, when he visited Sacramento, California, with PAT JEAN MC CARTHY and BRIDGET (LNU). HEARST was exhibited an Alameda County Sheriff's Office photograph #8182 of a white female, and a photograph of a driver's license for STEPHANIE LEE JONES. HEARST stated these two individuals are identical with each other and they are also identical with the girl HEARST knows as BRIDGET. HEARST recalled knowing BRIDGET's true name as STEPHANIE JONES during their association.

JONES visited Sacramento on several occasions. During that period JONES was employed at "Campus Books", a book store in Berkeley, California. JONES indicated to HEARST that JONES felt "Campus Books" would be a good place to rob since it was vulnerable in view of the fact that money from the book store was walked across the street to a bank. However, JONES could not figure out a plan to commit the robbery without implicating herself and gave up on the idea. It is believed that JONES is from the Seattle, Washington, area.

In June, 1975, HEARST was at the Haight Street, San Francisco, apartment of MICHAEL BORTIN, which BORTIN shared with PAT JEAN MC CARTHY. During that visit HEARST observed a .303 caliber rifle and a .357 caliber Magnum revolver, which belonged to BORTIN. It is HEARST's belief that the .303 rifle was obtained in a burglary committed by BORTIN's brothers. Also, PAT JEAN MC CARTHY had a .38 Special snub-nosed revolver. BORTIN's apartment was believed to be on Haight Street near Market Street, near a playground and was a basement apartment. At the time BORTIN lived there

Interviewed on	4/23/76	Redwood Cit	y, California	7-855
SAC LAVI	CHARLES ER, and	W. BATES, ASAC LA SA MONTE A. HALL	WRENCE G. /lmr Date distated -	4/26/76
This document c	ontains neither and its contents	recommendations nor conclusions to be distributed and	ons of the FBI. Jt is the property	0 - 7772 of the FBI and is loaned to

COLUMN TO SECTION

he was a self-employed house painter and had an advertisement in the local paper which contained the number of his Haight Street apartment. These advertisements probably appeared in May and June, 1975. The name he was using as a house painter was JOHN HENDERSON.

In July, August, and September, 1975, BORTIN lived near the Panhandle of the Golden Gate Park in San Francisco in a third floor apartment on Page Street near Lyon Street. During this period BORTIN visited 401 Irvington and 1246 Geneva Street numerous times. BORTIN visited the 625 Morse Street address at least once and possibly visited the 288 Precita Avenue address. However, at no time did BORTIN reside at any of these addresses.

Concerning the crime for which BORTIN is currently on probation, BORTIN told HEARST that at the time of his arrest with WILLIE BRANDT in approximately 1972, it was the first time that BORTIN had ever committed an illegal act with BRANDT.

Related to this arrest, BORTIN told HEARST that BORTIN had been on Radio Station KPFA to proclaim his innocence.

While BORTIN was living in Sacramento, California, BORTIN frequented a bar that had a pool table and played pool. This bar is located on the same side of the street and near a store called the Garden Basket on Broadway in Sacramento. Also, while in Sacramento, BORTIN purchased fertilizer which BORTIN mixed with fuel oil to see if it would work as an explosive. This occurred at the "W" Street address.

HEARST believes that the cans for the fuel oil were left in the basement of the "W" Street address, which is entered through an outside storm cellar door.

HEARST was told by BORTIN and PAT JEAN MC CARTHY that prior to HEARST meeting them, which was in October or November, 1974, BORTIN and MC CARTHY traveled to the Los Angeles area (possibly La Jolla or Laguna Beach), in which area the former Director of the CIA, JOHN MC CONE, resides. The purpose of the trip was to kill MC CONE by

slitting his throat. Upon BORTIN and MC CARTHY's arrival in the Los Angeles area, MC CARTHY telephonically contacted Mrs. MC CONE, advising Mrs. MC CONE that MC CARTHY was with a college newspaper and desired an interview with Mrs. MC CONE. The possibility exists MC CARTHY actually visited the MC CONE residence to speak with Mrs. MC CONE but HEARST is unsure of that fact. The plan was not completed in that MC CARTHY felt that it was a crazy plan and as far as HEARST was aware nothing further was done.

BORTIN had purchased flo-gel (an explosive material) while in the San Francisco Bay Area. HEARST is unaware of where BORTIN made the purchase. JAMES KILGORE dic research on flo-gel and determined that its main use was in quarries.

During the period the group lived in Sacramento, on several occasions MICHAEL BORTIN visited a former jailmate of his known as GREG DEMELLO (phonetic), who resided near Grants Pass in Oregon. DEMELLO is described as a white male employed as a mechanic. On various occasions BORTIN was accompanied to Oregon to visit DEMELLO by STEVEN and KATHLEEN SOLIAH and PAT JEAN MC CARTHY. The purpose of the trips was to obtain explosives and guns which DEMELLO had. While visiting DEMELLO, the visitors practiced shooting fires

Concerning the Doctor which EMILY HARRIS visited at Children's Hospital in the East Bay shortly after the ground return from Los Angeles in late May, 1974, HEARST recognized the first name of IRA but did not recognize the last name of FRIEDMAN.

For security reasons, when the Symbionese Liberatiany was first being formed, RUSSELL LITTLE was the only person who knew of the identities and whereabouts of all of the members. This caused a problem upon LITTLE's arrest in January, 1974, because without his knowledge the group was totally disjointed. Therefore, after his arrest the identities and whereabouts of the members became known to each of the members. The SLA used a person whose identity was known only to RUSSELL LITTLE, and who was known to the group as "ARCO", to modify the .30 caliber M-l carbine rifle of NANCY LING PERRY in a manner which would cause it to fire fully automatic and at a higher cyclic rate of fire.

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The group developed a plan to assist WILLIE BRANDT in escaping from prison. In aid of this plan at attorney named RICHARD FRISHMAN, who used the code name of JERRY and who was a former schoolmate of JAMES KILGORE possibly at the University of California at Santa Barbara, would contact BRANDT at the California Men's (penal) Facility at Soledad to bring out messages regarding the proposed escape. In furtherance of this plan, after FRISHMAN would visit BRANDT, members of the group would go to the City of Soledad and meet FRISHMAN to discuss the manner in which the escape was to occur. The purpose of meeting FRISHMAN in the City of Soledad was to obtain the information while it was still fresh in FRISHMAN's mind. On one of the original trips, EMILY HARRIS went However, upon her return to San Francisco to relay the messages to the group, EMILY HARRIS made omissions in her recollection. Therefore, it was decided that any future trips would be made by two members of the group so that all details could be remembered. On one trip in June, 1975. HEARST accompanied JAMES KILGORE to the City of Soledad in a car which she believes was the white four-door Ford with the black vinyl top for the purpose of receiving information from FRISHMAN, who had just talked with BRANDT. HEARST recalled that at this meeting in Soledad, FRISHMAN was driving an orange Toyota pickup.

At a later date, FRISHMAN flew to San Francisco and was met at the Airport by unrecalled members of the group. He came to the residence at Geneva Street and stayed for approximately two days. The purpose for FRISHMAN coming to San Francisco was for him to meet the members and to be drawn into the group. FRISHMAN was well aware of the identity of HEARST, who, along with the HARRISes, attended a July, 1975, meeting at the Geneva Street residence with It is unknown when the HARRISes first met FRISHMAN, FRISHMAN. however, WENDY YOSHIMURA had known FRISHMAN for several months and FRISHMAN was well aware of YOSHIMURA's identity. FRISHMAN brought a letter from BRANDT addressed to everyone which was a political statement on internationalism. believed he gave the letter to the HARRISes. It was known to the group that BRANDT was to go to a hearing in Salinas. Galifornia. During the meeting at the Geneva Street residence, 5 SF 7-855 (SF 7-855

FISHMAN said that if the escape was attempted inside of the courthouse, FRISHMAN could be taken hostage and his involvement in the escape would remain unknown. EMILY HARRIS indicated that she desired the plan to work in the same manner as the escape plan for RONALD BEATTY at Chino, California, wherein the escape was made by shooting the guards while the prisoner was being transported. FRISHMAN indicated to EMILY HARRIS she did not understand the situation. EMILY HARRIS became furious at FRISHMAN's statement. While the escape plan was not actually put into effect, all of the plans were coordinated by FRISHMAN. FRISHMAN gave JAMES KILGORE \$60.00 to assist the group while at the Geneva Street address.

As an aside, HEARST recalled that FRISHMAN is actually from Santa Barbara and not San Diego, California, as HEARST had stated in another interview.

During the visit at Geneva Street, FRISHMAN accompanied JAMES KILGORE to the Coyote Point Pistol Range where they went shooting.

While residing in Sacramento on "W" Street, JAMES KILGORE introduced DAN SIEGEL to PATRICIA HEARST, PAT JEAN MC CARTHY, and WILLIAM and EMILY HARRIS. SIEGEL was JACK SCOTT's attorney and was also known to PAT JEAN MC CARTHY through the October League. SIEGEL met all the members of the group and knew the identity of the HARRISes and HEARST. SIEGEL advised that he could help in getting JACK SCOTT's book published. SIEGEL knew of a Foundation, not further described which had something to do with a book written by ELDRIDGE CLEAVER. It was SIEGEL's plan that the rights to SCOTT's book be signed over to the Foundation. The money obtained from the sale of the book would go to the publisher. The money would then be placed into a corporation in the country of Liechtenstein, due to the fact that there is no taxation in that country. The profits would then be split evenly between the corporation in Liechtenstein and the Foundation.

During this meeting, SIEGEL asked HEARST if she had planned her own kidnapping. HEARST replied she had not. HEARST asked SIEGEL if he had heard anything about her family

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r friends. SIEGEL replied that he did not know any people like that. During the meeting, the HARRISES did most of the talking. While this is the only contact that HEARST had with SIEGEL, SIEGEL did keep in contact with the HARRISES through STEPHANIE JONES. At one point a typed plan of the money transactions for the book was brought up from the Bay Area to Sacramento, by JONES.

HEARST first met WENDY YOSHIMURA in June, 1974, at the New York apartment of JACK SCOTT. YOSHIMURA was introduced to HEARST as JOAN SHIMADA. For a short period thereafter HEARST heard the HARRISES refer to both WENDY and JOAN and finally realized that JOAN SHIMADA and WENDY YOSHIMURA were one and the same. HEARST was aware that YOSHIMURA was a fugitive, and YOSHIMURA was well aware of HEARST's identity.

During the summer of 1974, YOSHIMURA visited an individual who HEARST believes is named MIKE TABOR (phonetic).

During HEARST's association with YOSHIMURA, YOSHIMURA talked somewhat about YOSHIMURA's association with WILLIE BRANDT. Following is information which YOSHIMURA related to HEARST concerning YOSHIMURA's activities and association with BRANDT.

When BRANDT was actively participating in bombings there was never any fighting or tension in BRANDT's group as there was with the SLA group. BRANDT would merely contact someone he thought might be interested in bombing and ask them if they would like to bomb some place. Some of the people would respond negatively. However, if the person indicated an interest, a bomb would be made and the bombing would take place. Subsequent to any bombings, BRANDT would monitor the police radio to determine if the bomb had actually exploded.

BRANDT had indicated he wanted a garage in which to keep his bombing materials. YOSHIMURA disagreed with BRANDT, indicating that a garage would be a bad place in which to store such materials, particularly gasoline. Further, there would be no way of watching a garage to insure that no one could break into it. However, YOSHIMURA actually rented a garage in the Berkeley hills under the name of ANN, last name

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unrecalled by HEARST. The garage contained an A-K 47, gasoline, and other guns.

YOSHIMURA and BRANDT firebombed a new building at the University of California, Santa Cruz campus, by pouring gas over the building and then throwing a firebomb at the building.

BRANDT was responsible for bombing the Iranian Embassy in San Francisco, however, it is unknown to HEARST if YOSHIMURA was at the scene of the bombing. A large garbage can with ammonium nitrate and fuel oil was put next to the Embassy and detonated.

YOSHIMURA and BRANDT bombed a Bank of America in Oakland, California, with the damage being limited to mostly broken windows.

BRANDT committed numerous bombings but was convicted for only one or two of them. HEARST is unaware of the specifics of any other bombings in which BRANDT or YOSHIMURA may have been involved. BRANDT called his organization the Revolutionary Army.

BRANDT had a plan to kill former Secretary of Defense ROBERT MC NAMARA. BRANDT knew MC NAMARA's son or knew someone who knew MC NAMARA's son or knew about MC NAMARA's home on the West Coast. Apparently, there was a plan devised and YOSHIMURA knew of the plan but did not know where it was. The plan consisted of diagrams and surveillance notes of the house. However, BRANDT did not make the diagrams or the surveillance notes.

At one point, BRANDT dressed up in a lab coat and roamed around, as HEARST recalls, either the Chemistry Building or the Lawrence Hall of Science at the University of California, Berkeley campus, looking for Dr. EDWARD TELLER. During this time, BRANDT carried a giant knife with which BRANDT planned to slit Dr. TELLER's throat. BRANDT could not find Dr. TELLER and gave up on the idea.

BRANDT at times used cigarettes as a fuse for his devices.

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YOSHIMURA believes she will have changed so much by the time that BRANDT is released from prison that YOSHIMURA would probably not get involved with BRANDT again.

While at the Pennsylvania farmhouse, HEARST became aware of a friend of YOSHIMURA's named MARGARET TURCICH. YOSHIMURA told HEARST that YOSHIMURA had contacted MARGARET TURCICH and told TURCICH that she was living on a farm in Pennsylvania with WILLIAM and EMILY HARRIS and HEARST. YOSHIMURA did not tell anyone else of her contact with TURCICH because the others would have felt it was a breach of security. YOSHIMURA did not want MARGARET TURCICH to meet WILLIAM HARRIS because YOSHIMURA could not stand WILLIAM HARRIS and knew that TURCICH would not be able to either.

While HEARST was residing at the Geneva Street address in San Francisco, HEARST met TURCICH at a residence on 19th Street in the Mission District where TURCICH was living with YOSHIMURA and JOSEPHINE SOLIAH. TURCICH was well aware of HEARST's identity.

TURCICH was working at the Sir Francis Drake Hotel in San Francisco as a waitress. TURCICH quit her job because the FBI had gone to see TURCICH's parents and had visited her place of employment. KATHLEEN SOLIAH was working at the same place with TURCICH and quit her job for fear that the FBI, in looking for TURCICH, might recognize KATHLEEN SOLIAH.

TURCICH later moved from 19th Street to an unknown address in the Haight-Ashbury district of San Francisco. TURCICH and PETER FITTIPALDI later moved into an unknown address, possibly on 44th Avenue near Balboa in San Francisco. This is the last place HEARST knew where TURCICH and FITTIPALDI lived. The residence on 44th Avenue was a small house that had been made into two apartments. TURCICH was not involved in any of the activities of the group and the only crime of which she may be guilty would be harboring YOSHIMURA.

While the group lived in Sacramento, MICHAEL BORTIN told HEARST that he went to the office of California State Attorney General EVELLE YOUNGER to determine how easy it would be to kill YOUNGER. YOUNGER's office is on the same floor as an office of a testing service, which BORTIN used at a pretext for being on the same floor as YOUNGER's office.

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EMILY HARRIS did research in a library to see if she could determine the address of YOUNGER'S private residence. No further action was taken concerning YOUNGER.

In approximately December, 1974, or January or February, 1975, EMILY HARRIS entered the Sacramento office of the FBI and the office of the Bureau of Indian Affairs, which are both located in a new federal building. The purpose of the visit was to determine if there would be a good place to leave a bomb. However, a good place could not be found.

The group decided to leave Sacramento and return to the San Francisco Bay Area as the Bay Area contained many of the qualities which would allow guerrilla activity to flourish, as set out in the "Mini-Manual for Guerrilla Warfare" by CARLOS MARIGHELLA. For example, it is a large urban area and the territory was familiar to the "guerrillas". In making the move from Sacramento to the Bay Area, KATHLEEN SOLIAH and JAMES KILGORE came ahead of the others for the purpose of securing living facilities. A residence on Irvingon Street. Daly City, and a residence on Geneva Street, San Francisco, were rented by KATHLEEN SOLIAH and JAMES KILGORE at approximately the same time. More than one address was rented as they felt the group should live in the same manner as they had in Sacramento. The Geneva Street address was rented under the name CHARLES BARBER, and the Irvington Street address was rented under the name DAVE, last name unrecalled.

HEARST and KATHLEEN SOLIAH drove down in the white four-door Ford with black vinyl top, and went to the Geneva Street address. KILGORE was there upon their arrival. When the remainder of the group arrived, HEARST, JAMES KILGORE and EMILY HARRIS lived at the Geneva Street address. WILLIAM HARRIS and STEVEN SOLIAH moved into the Irvington Street address. KATHLEEN SOLIAH was residing in Oakland with BONNIE WILDER on Park Boulevard near Oakland High School. JOSEPHINE SOLIAH was living on Duboce Street in San Francisco near Mission Street. HEARST does not know where MICHAEL BORTIN was living at this time, however, at one point he did live on Balboa near the beach.

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Some of the group's possessions were brought cown in U-Haul Trailers which may have been rented under the alias of BRIAN BACH. At this time, JOSEPHINE SOLIAH was working at a Wells Fargo Bank and KATHLEEN SOLIAH was working at the Sir Francis Drake Hotel, San Francisco commuting from Oakland to San Francisco each day. YOSHIMURAS whereabouts at this time are unrecalled, however, shortly after the move from Sacramento YOSHIMURA ended up living with JOSEPHINE SOLIAH and MARGARET TURCICH on 19th Street in the Mission District, which HEARST believes to have been rented by KATHLEEN SOLIAH and EMILY HARRIS. Once the 19th Street address was rented, KATHLEEN SOLIAH, BONNIE WILDER, and JOSEPHINE SOLIAH moved in.

While living on Irvington Street, WILLIAM HARRIS and STEVEN SOLIAH could not get along, and as a result STEVEN SOLIAH moved to the Geneva Street address. JAMES KILGORE, making the statement that no one wanted to live with WILLIAM HARRIS, decided to move into the Irvington Street address with WILLIAM HARRIS. Shortly thereafter, YOSHIMURA moved from 19th Street to the Geneva Street address. MARGARET TURCICH and PETER FITTIPALDI were living in the Haight-Ashbury District and later found a residence on 44th Avenue near Balboa in the vicinity of the Cliff House Restaurant.

WILLIAM and EMILY HARRIS lived apart because both felt that it was a much more progressive manner in which to live. That is, it established a community of people rather than a community of a number of couples. During this time, EMILY HARRIS and KATHLEEN SOLIAH were lovers. WILLIAM HARRIS resided away from the Geneva Street address in self-exile. He felt that there was something wrong with HEARST because HEARST could not stand WILLIAM HARRIS. EMILY HARRIS traveled to the Irvington Street address to spend the nights with WILLIAM HARRIS. On occasion, WILLIAM HARRIS would spend the night at the Geneva Street address.

PAT JEAN MC CARTHY was kicked out of the group because she was more interested in working with community groups than in committing the actions the group desired to commit.

MICHAEL BORTIN became mad at the group's expulsion of PAT JEAN MC CARTHY and was unhappy because the group was not doing enough and what it was doing was not big enough to please BORTIN.

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In July or August, 1975, while HEARST was living the Geneva Street address, the group decided to do some They selected the Mission and Sunset (Taraval) Stations of the San Francisco Police Department to be bombed simultaneously. A meeting was held at the Geneva Street address attended by EMILY and WILLIAM HARRIS STEVEN, JOSEPHINE and KATHLEEN SOLIAH, JAMES KILGORE, WENDY YOSHIMURA, JAMES KILGORE selected the Mission and PATRICIA HEARST. Station. It is unrecalled who selected the Sunset (Taraval) Station. JAMES KILGORE and KATHLEEN SOLIAH spent one day riding around in Marin County buying pipe components for the purpose of constructing bombs. # It is unknown who purchased the powder. EMILY HARRIS purchased the clocks which were to be used as timing devices. The batteries were purchased at the Payless Drugstore near Daly City by EMILY and WILLIAM Some batteries were also purchased at a store near the Geneva Street address.

About this time period, some members of the group were in the kitchen of the Geneva Street address playing with various bomb components. This concerned HEARST, and HEARST left the kitchen and went into the front room to protect herself in the event there was an explosion. HEARST advised the others in the group that they were crazy for playing with the components as they could cause an explosion to inadvertently occur. At this point, the other members of the group stopped playing with the components.

While in the front room, HEARST noticed what she believed to be fog rolling in and then realized that it was actually smoke coming from a fire at the Geneva Street residence in HEARST casually walked into the kitchen and advised the group that the Geneva Street residence was on fire. The San Francisco Fire Department responded to the fire and while the firemen were in the residence, HEARST was placed in the bathroom to preclude HEARST from being recognized. It is HEARST's belief that the fire was started while EMILY and WILLIAM HARRIS were playing with gun powder, toaster wire, and matches.

The bombs to be used against the Police Stations were made by WILLIAM HARRIS in the Geneva Street kitchen on the afternoon or the evening of the day the Mission Police Station bomb was placed. During the construction of the bombs the electrical circuitry of the bombs was tested

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> by using a light bulb. In making the bomb which was placed at the Mission Station of the San Francisco Police Department, WILLIAM HARRIS jammed toilet paper into the pipe to insure that the powder was packed tightly. It is believed by the group that this tight packing was the reason for the bomb not going off. The bomb placed at the Mission Police Station was a pipe bomb filled with black powder and toilet paper. It was to be ignited by toaster wire and utilized a clock as timing device, a battery as power to heat the toaster wire, and a safety switch. "Baggies" of gasoline were also placed with the bomb. YOSHIMURA assisted WILLIAM HARRIS by making a cardboard box which would be placed into a grocery bag which would hold the bomb. YOSHIMURA also assisted WILLIAM HARRIS by holding tools and bomb components for him during the bomb construction. YOSHIMURA had no expertise in bomb making nor was YOSHIMURA mechanically inclined.

Two bombs were assembled that day. One was to be brought by KATHLEEN SOLIAH and WENDY YOSHIMURA to the Sunset (Taraval) Police Station. KATHLEEN SOLIAH was to drop the bomb off while YOSHIMURA watched. JOSEPHINE SOLIAH and HEARST were to go to the Mission Police Station with JOSEPHINE SOLIAH dropping the bomb off while HEARST watched. STEVEN SOLIAH went to a pizza parlor near the Mission Police Station. JOSEPHINE SOLIAH and HEARST left the Geneva Street address in the white four-door Ford with a black vinyl top. Enroute to the Mission Police Station they were to receive a phone call at a gas station to coordinate the bombings going off simultaneously. JOSEPHINE SOLIAH received the call but HEARST does not know who called or what the conversation was about. The bombs were to be placed late that evening.

It was planned that WENDY YOSHIMURA and KATHLEEN SOLIAH would take a bomb and place it at the Sunset (Taraval) Station of the San Francisco Police Department. However, they could not find a place to put the bomb and therefore returned to the Geneva Street address with the bomb.

HEARST and JOSEPHINE SOLIAH parked the car across the street and around the corner from the Mission Police Station facing away from the Station. JOSEPHINE SOLIAH and HEARST then hooked two alligator clips onto the clock component of the bomb. They then left the car and walked

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away from the Police Station to the first intersection where they turned left. They then walked one block and again turned left heading back towards the Police Station. Upon arriving at the street on which the Police Station is located, HEARST stopped while JOSEPHINE SOLIAH crossed the street, walked in front of the Police Station, threw the safety switch on the bomb and placed the bomb underneath a police car parked in front of the Police Station. placing of the bomb was done so quickly that HEARST believes if she blinked her eyes she would have missed the placement JOSEPHINE SOLIAH continued on in front of the Police Station to the next intersection where she turned left and walked down to the car. HEARST, standing at the corner across the street, turned around and walked away from the Police Station. At the corner she turned right and was picked up by JOSEPHINE SOLIAH driving the car at the next intersection.

The bomb was in a plastic shopping bag of the type used by Macy's or The Emporium department stores.

During the time JOSEPHINE SOLIAH and HEARST were in the area, there was a large number of children in the street. HEARST was dressed in a shiny blue raincoat owned by EMILY HARRIS. She was wearing pants, a blonde wig, and possibly a scarf.

JOSEPHINE SOLIAH was wearing a short wig and dark clothing. HEARST believes it would be hard to distinguish if JOSEPHINE SOLIAH were a man or a woman based upon the clothing and wig she wore.

HEARST and JOSEPHINE SOLIAH returned to the Geneva Street address. Shortly thereafter, STEVE SOLIAH returned to the Geneva Street address and advised he had driven by the Police Station and had seen the bomb still sitting under the police car. WILLIAM HARRIS was furious and wanted to know why the bomb did not go off. WILLIAM and EMILY HARRIS wanted to go to San Bruno Mountain the next day to test small bombs to see if they could tell why the Mission Police Station bomb did not go off. JAMES KILGORE thought this idea was crazy. KILGORE wanted to go up to the country to conduct the tests. The HARRISes disagreed and wanted to do it their way.

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The next day, KILGORE, STEVEN SOLIAH, HEARST, and one other person, possibly WENDY YOSHIMURA, drove to the north of Santa Rosa near Guerneville, California. JAMES KILGORE had 2" x 2" pipes, wire, and a clock. Small bombs were made and two or three were detonated. It was the group's opinion that the Mission Police Station bomb failed to go off due to the lack of air space inside of the pipe, which would keep the toaster wire from heating up.

The next bombing committed by the group was that of the Emeryville Police cars. While HEARST was not directly involved in this bombing, HEARST heard the instructions given prior to the bombing and conversation concerning the bombing after the incident.

JAMES KILGORE, JOSEPHINE, KATHLEEN and STEVEN SOLIAH surveilled the area of the Emeryville Police Station looking for the private cars of the officers who were involved in the Inasmuch as they had previously shooting of TYRONE GUYTON. conducted the surveillance and knew where the Emeryville Police Department was and where the police cars were parked, they selected this location for their next bombing. does not know who made the bomb that was to be placed at Emeryville, however, STEVEN SOLIAH and EMILY HARRIS went to the Emeryville Police Department to actually place the bomb. STEVEN SOLIAH and EMILY HARRIS walked down a walkway which is used by persons out on a stroll. Upon reaching the area of the Emeryville Police Department, STEVEN SOLIAH climbed up a slope covered with iceplant or ivy and placed the bomb HEARST does not know what car STEVEN under a police car. SOLIAH and EMILY HARRIS used to travel to the area of the Emeryville Police Department. JAMES KILGORE and KATHLEEN SOLIAH were in a restaurant nearby and after the bomb was placed, heard it go off, exited the restaurant, and watched This bomb was a two inch pipe bomb the police car burn. activated by a clock, battery and toaster wire. HEARST is not sure if gasoline accompanied the bomb and believes the bomb was in some type of a purse possibly made out of woven bread wrappers. During this bombing, HEARST remained at the Geneva Street address.

A communique claiming the bombing was drafted at he Geneva Street address. In order to not implicate the

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their investigation to locate the SLA, it was decided that a unit of the New World Liberation Front would be given credit for the bombing. WILLIAM HARRIS wanted the bombing to be claimed by the Jonathan Jackson Unit of the New World Liberation Front because JACKSON was black. JAMES KILGORE wanted it to be claimed using the name of a white man and suggested the name of SAM MELVILLE, a white revolutionary. Consequently, it was decided to sign the communique with the names of both men. One of the communiques issued by this group, and HEARST believes it to be this one, was typed by EMILY HARRIS at the Main Branch of the San Francisco Public Library. EMILY HARRIS and KATHLEEN SOLIAH delivered the communique.

While the group was living in San Francisco, BONNIE WILDER, JAMES KILGORE, and EMILY HARRIS had gone to the Marin County Civic Center on several occasions for the purpose of obtaining birth certificates of deceased infants to be used in establishing fictitious identifications, As a result, the group was familiar with the Marin County Civic Center complex. HEARST believes that JAMES KILGORE brought up the idea to bomb the complex. JOSEPHINE SOLIAH went to the Marin County Civic Center and took an elevator up to the Sheriff's Office facilities. JOSEPHINE SOLIAH reported back that there was minimum security in the Sheriff's Office and, in fact, she was able to wander around in their facilities without being stopped. JOSEPHINE SOLIAH believed that if she had a bomb she could have left it in the middle of the Sheriff's Office facilities.

Shortly thereafter, JOSEPHINE SOLIAH and EMILY HARRIS returned to the Marin County Sheriff's Office to test the security. However, on this occasion they were stopped by an unrecalled person and asked where they were going. They indicated that they were going to the Law Library and were given directions. They then went to the Law Library.

EMILY HARRIS felt that they should leave a bomb by the Law Library near the entrance of the Sheriff's Office where the Sheriff's Office cars were parked. It was determined that the Law Library closed at 9 PM and that they should time the bomb to go off approximately twenty minutes later. 16 SF 7-855

A second bomb was going to be placed in the employees' parking lot near the gas pump. They decided to place the bomb in the employees' parking lot and attempt to place the bomb near the Law Library. If they were successful in placing both bombs, it was planned that the bomb in the employees' parking lot would be detonated first. This would cause Sheriff's Office personnel to come out of the entrance where the other bomb was placed, at which time that bomb would go off.

Two days prior to the actual bombing of the Marin County Complex, KATHLEEN SOLIAH, JAMES KILGORE, and WILLIAM HARRIS went to Los Angeles for the purpose of placing bombs in that area which would be detonated at the same time the bombs at the Marin County Sheriff's Office were detonated. After the three left for Los Angeles, EMILY HARRIS took charge of the group remaining in the Bay Area. HEARST spoke with JAMES KILGORE on the telephone either the night before or the day of the Marin bombings. It was HEARST's impression KILGORE was calling from Los Angeles.

STEVEN SOLIAH and HEARST drove to Marin in the bright green car with a bicycle in the trunk. Upon arrival at the Marin County Civic Center, the car was parked near a lake in the complex by a telephone booth and STEVEN SOLIAH took the bike out of the trunk. In order to place the bike in the trunk it was necessary to take off one of the wheels. Consequently, after taking the bicycle out of the trunk, STEVEN SOLIAH put the wheel back on. was placed in a green canvas Army surplus knapsack. consisted of a pipe, black powder, a clock, a safety switch, toaster wire, a battery, and HEARST believes it may have contained gasoline, but she is not sure. STEVEN SOLIAH put the knapsack on his back and rode away. At this time it was dusk. STEVEN SOLIAH rode the bicycle to a Sheriff's Office car, activated the bomb by throwing the safety switch, placed the bomb under the car, and rode back to the theater where HEARST was waiting. At this time it was dark.

As STEVEN SOLIAH and HEARST drove off, they saw JOSEPHINE SOLIAH and BONNIE JEAN WILDER in another car which was either the blue Buick or LeMans which was purchased in furlingame. Apparently they had just arrived.

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Later, HEARST was told that JOSEPHINE SOLIAH and BONNIE JEAN WILDER put the bomb, which was of the same make-up as the bomb STEVEN SOLIAH had placed, by the Sheriff's Office under a car. She is not sure whether it was on the west or east side of the Sheriff's Office. The bomb was contained in a multi-colored, mostly green, small suitcase. Although it was timed to go off five or ten minutes after the bomb which STEVEN SOLIAH had placed, something went wrong and the bomb placed by JOSEPHINE SOLIAH and BONNIE JEAN WILDER went off first.

During this time, EMILY HARRIS and WENDY YOSHIMURA were at the Lyon Street address. HEARST and STEVEN SOLIAH drove to the Lyon Street address and approximately twenty minutes later BONNIE JEAN WILDER and JOSEPHINE SOLIAH arrived at the Lyon Street address. Either WILDER or JOSEPHINE SOLIAH indicated they had a minor problem in placing the bomb in that when they bent down to place it their wig almost came off. JOSEPHINE SOLIAH was wearing a short curly wig, and WILDER was wearing a dark frosted wig. Both were dressed in pants and their dress indicated that they were students.

The clothing STEVEN SOLIAH was wearing was unrecalled.

A few days before the bombing, JOSEPHINE SOLIAH, while at the Marin County complex, talked with a woman police officer. JOSEPHINE SOLIAH saw this, same woman police officer the night of the bombing.

Later, JOSEPHINE SOLIAH and BONNIE JEAN WILDER drove the blue car to a telephone booth where they placed a communique claiming credit for this bombing. This communique was typed by WILDER at the Main Branch of the San Francisco Public Library. This communique was signed "NWLF".

Following the placement of the communique and because EMILY HARRIS had heard over radio station KSAN that someone had seen the communique placed, the group decided to get rid of the car. The car was left on California Street in Palo Alto with a For Sale sign on it and sold to a private party through an answering service.

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The group surveilled several places to determine if they could be bombed. These included the offices of the Law Enforcement Assistance Administration, the San Mateo Resident Agency of the FBI, and Levi Strauss. JAMES KILGORE and JOSEPHINE SOLIAH surveilled Standard Oil buildings, KATHLEEN SOLIAH was looking for something to bomb in the East Bay, and EMILY HARRIS wanted to bomb the offices of Health, Education and Welfare in San Francisco.

During the time HEARST was with this group and on various occasions when they were discussing killing police officers and committing bombings, HEARST told the group she wanted nothing to do with such crimes. Some members of the group commented that killing police officers would cause trouble in the officers families and disrupt the police departments. HEARST disagreed completely with such killings and expressed this opinion a number of times to the group.

#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription April 29, 1976

PATRICIA CAMPBELL HEARST was interviewed at the Federal Correctional Institution, Pleasanton, California, in the presence of her attorney, ALBERT JOHNSON. Miss HEARST furnished the following information:

After reading a copy of the communique in which the "Sam Melville - Jonathan Jackson Unit" took responsibility for the April 22, 1976 bombing of the offices of the Suffolk County Courthouse, Boston, Massachusetts, Miss HEARST indicated that she does not believe that it was authored by either JAMES KILGORE or KATHLEEN or JOSEPHINE SOLIAH. HEARST's reasoning is that at one point the phrase "Brothers and Sisters" is used. If either JAMES KILGORE or the SOLIAH sisters had authored the communique, the phrase would have definitely been stated as "Sisters and Brothers." The rhetoric contained in the communique resembles the rhetoric used by the people of the Red Star Press. which is located in Boston, Massachusetts, who wrote the book "Comrade George." If the communique had been issued by any of the group with whom HEARST had been associated, the word "Hispanie" would not have been used. Instead, the words "Chicano" or "Latino" would have been used. & HEARST is aware that JAMES KILGORE had friends in Boston but HEARST did not know who they were.

HEARST is not aware of any connections in Boston which WENDY YOSHIMURA may have even though a letter seized at the time of HEARST's and YOSHIMURA's arrests, which HEARST claims was written by YOSHIMURA, indicated YOSHIMURA and HEARST were thinking about going to Boston.

Relative to the whereabouts of MARGARET TURCICH. HEARST recalls TURCICH was talking about going to Seattle to live.

HEARST described PAT JEAN MC CARTHY as being "schizo," "crazy." "really nutty." MC CARTHY was involved in various study groups consisting of other members of the large group. On one occasion MC CARTHY was at a firearms range with some of the group and was firing a shotgun when she unconsciously turned

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SAC CHARLES W. BATES, ASAC LAWRENCE

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from the target and pointed the shotgun in the direction of some of her group. MC CARTHY did not seem concerned about it but it did cause some comments from the group.

On another occasion while the group was in San Francisco, MC CARTHY had been out on a range firing a .38 revolver when the gun jammed. MC CARTHY brought the gun back to where the group was staying and showed it to HEARST. HEARST took the side plate off the revolver and found that the pin which rotates the cylinder had broken, had fallen down inside the weapon and jammed the mechanism. HEARST returned the gun to MC CARTHY in pieces.

MC CARTHY kept her father aware of the location at which she was residing with MICHAEL BORTIN. MC CARTHY was convinced that her father would not tell the FBI where she was. However, BORTIN disagreed and felt that her father would tell the FBI and cautioned MC CARTHY about this. HEARST characterized MC CARTHY as a "master shoplifter" and stated that at one time MC CARTHY saw MC CARTHY's mother in a store while MC CARTHY was there to shoplift. MC CARTHY's mother did not see her, however.

JOSEPH REMIRO had a cousin who went by the name of "SALLY." "SALLY" was married, had been separated, has possibly remarried, and had two children. "SALLY" was about 28 years old, long brown hair, 5'3", lived in Daly City, and worked as a waitress at the "Yellow Submarine" Restaurant in San Francisco. "SALLY" visited RUSSELL LITTLE on a number of occasions while LITTLE was in the Alameda County Jail.

Apparently, prior to the incarceration of LITTLE and REMIRO, WILLIAM HARRIS had a conversation with REMIRO and LITTLE concerning an escape from an unknown jail of another person whose identity is unknown to HEARST. The signal for this escape was the incarcerated person seeing a visitor wearing a necklace with a clenched fist on it. WILLIAM HARRIS related to REMIRO and LITTLE that if they were ever in jail and saw a visitor wearing a necklace with a clenched fist, they would know that an escape was being considered. During REMIRO and LITTLE's incarceration, a person, unrecalled by HEARST, visited REMIRO and LITTLE wearing such a necklace. Realizing that this might be a symbol for escape, REMIRO gave this person a letter containing several questions which referred to a New Years Eve party attended by REMIRO and LITTLE and WILLIAM HARRIS in Concord, California. The answers to these questions would

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only be known by people who were at the party. Apparently, REMIRO felt that if he received the proper answers to his questions that the person wearing the necklace with the clenched fist would have been sent by WILLIAM HARRIS and that this was in fact a symbol for escape.

Not much was done concerning the escape during the Summer of 1974. However, right after the summer, JOSEPHINE and KATHLEEN SOLIAH and JAMES KILGORE met "SALLY." "SALLY" was established as a messenger receiving messages concerning the escape plan which came from REMIRO and LITTLE, through their attorneys, then through "SALLY," and finally to WILLIAM and EMILY HARRIS, and JAMES KILGORE. One of the letters which came from REMIRO and LITTLE concerned activities within the Alameda County Jail, such as the times of shift changes, and diagrams of the interior. The letter was written in longhand and transcribe by EMILY HARRIS on a typewriter. Any letter which EMILY HARRIS typed usually contained a great deal of liquid correcting fluid, which HEARST referred to as "white out."

Messages were transmitted from the group to REMIRO and LITTLE through "SALLY" who was able to communicate them orally during visits.

Surveillance activities of the exterior of the Alameda County Courthouse was begun by PAT JEAN MC CARTHY, STEPHANIE JONES, MICHAEL BORTIN, JOSEPHINE, KATHLEEN and STEVEN SOLIAH and JAMES KILGORE. During this surveillance, logs were made regarding the movements of sheriff's deputies and police officers entering, leaving, and guarding the building.

A meeting was held in Sacramento which "SALLY" attended, having been brought there by JAMES KILGORE. Several people were there, including MICHAEL BORTIN, WILLIAM and EMILY HARRIS, JAMES KILGORE and HEARST. BORTIN wore a ski mask during the meeting so that "SALLY" would not recognize him. "SALLY" relayed the plans from REMIRO and LITTLE, which included REMIRO and LITTLE using pencils as weapons against the guards. These would be used when the attorneys were in the room. By the use of such weapons, REMIRO and LITTLE would then be able to get to the gun locker. "SALLY" was upset and thought the plan was crazy. WILLIAM and EMILY HARRIS thought the plan was bold and attempted to convince 'SALLY" it was a good plan in that it was so bold no one would expect it.

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It was also part of the plan that while REMIRO and LITTLE were attacking the guards in the jail, a member of the group would drive a car into the underground driveway, which is a one lane road underneath the Alameda County Courthouse. Upon getting into the underground driveway, a member of the group would quickly run toward an interior jail elevator, arriving there prior to the guards being able to close the gates. This person would then ride up underneath the elevator and get into the jail facilities to assist REMIRO and LITTLE in their escape.

Once outside of the Alameda County Jail and Courthouse, there was need for a car in which to leave the vicinity. It was part of the plan for "SALLY" to leave the car with the keys in it nearby. Some distance away from the courthouse would be a switch car with a change of clothes and weapons. It was planned that "SALLY" would leave with REMIRO and LITTLE and go underground. During the planning stages, "SALLY" met with KATHLEEN SOLIAH at least once a week.

Finally, a meeting was held in Sacramento at the W Street address. During the meeting, it was MICHAEL BORTIN's contention that the group had been leading REMIRO and LITTLE on for a couple of months, indicating that they would assist them in escaping and that they were now obligated to offer such assistance. EMILY HARRIS indicated that she did not believe the plan could work because the group did not have enough manpower or firepower with which to successfully assist in the escape. The pros and cons were discussed at length between WILLIAM HARRIS and MICHAEL BORTIN. WILLIAM HARRIS' opinion that they would not assist REMIRO and LITTLE in escaping prevailed and a message was sent to REMIRO and LITTLE advising them of that fact. After transmitting the message to REMIRO and LITTLE that they would receive no assistance, the group received information that REMIRO and LITTLE would try it on their own.

A week or so later the group heard on the news that REMIRO and LITTLE had attempted to escape using pencils as weapons against the guards. Immediately following the unsuccessful escape, one of REMIRO and LITTLE's attorneys withdrew from their defense team.

"SALLY" was not seen by HEARST again.

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After reviewing a 1976 American Automobile Association map of the United States, HEARST furnished the following information concerning HEARST's travel across the country from the San Francisco Bay area to New York in June, 1974, and her subsequent trip from the Honesdale, Pennsylvania, farm to Las Vegas, Nevada, in September, 1974:

During the trip from the San Francisco Bay area to New York City, HEARST, along with her traveling companions. JACK SCOTT and his parents, JOHN JOSEPH SCOTT and LOUISE SCOTT, stayed the first night in a motel in Reno, Nevada. The second night was spent by the SCOTTs and HEARST in a motel on Interstate 80 between the town of Wells, Nevada, and the Nevada-Utah The next day they traveled through Cheyenne, Wyoming, and spent the night in a motel somewhere in Nebraska. Her best recollection is that it was near North Platt or Kearny or somewhere in that area of Nebraska. The next day they traveled across the Missouri River at Omaha, Nebraska, and spent the night in a motel in Newton, Iowa. The next night was spent in a motel in Lorraine, Ohio. The next night JACK SCOTT and HEARST left SCOTT's parents at Hazelton, Pennsylvania, with JACK SCOTT driving HEARST that night to his apartment in New York City.

HEARST could not recall the names of any of the motels in which they stayed while traveling from the West Coast to the East Coast of the United States.

HEARST does recall that at the time they left SCOTT's parents off at Hazelton, Pennsylvania, it was extremely difficult for SCOTT's parents to find a hotel in view of the fact that the "Pocono 500" auto race was being held and all the motels were full.

During HEARST's trip from the Honesdale, Pennsylvania, farm house to Las Vegas, Nevada, in September, 1974, JACK SCOTT drove a Ryder van. HEARST and JACK SCOTT were accompanied by MICKI SCOTT from Honesdale, Pennsylvania, to Cleveland, Ohio. The first night was spent in a Holiday Inn, Howard Johnsons, or fairly large motel in Mercer, Pennsylvania. The next day the trio traveled to Cleveland, Ohio, where MICKI SCOTT was left off at the Cleveland Airport. MICKI SCOTT was planning on going to Oberlin College to visit a black athlete who had participated in the Mexico City Olympics. This athlete was one of the blacks who raised a clenched fist during the awards ceremony at the Olympics. HEARST does not recall in what town

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HEARST and JACK SCOTT spent the night after dropping off MICKI SCOTT. One night during the trip was spent in South Bend, Indiana. Following the night in South Bend, JACK SCOTT drove HEARST up to Chicago where SCOTT became lost and drove by Soldiers Field. HEARST does not recall where they stayed until they came to Cheyenne, Wyoming. She recalls that while in Cheyenne, Wyoming, there was a problem with the van and they received assistance at a gas station. The next day they drove to Salt Lake City and from there headed south on Interstate 15. That night they stayed in either Leeds or St. George, Utah. The next day they traveled to Las Vegas, Nevada, and arrived at the Las Vegas, Nevada, apartment of JOHN and LOUISE SCOTT at about noon time. Upon their arrival, MICKI SCOTT was laying near the pool of the SCOTT's apartment.

During the trip, HEARST was disguised with a red wig, freckles, and a towel under her dress to make her appear pregnant. HEARST maintained this disguise on her subsequent bus trip from Las Vegas, Nevada, to Sacramento, California.

While residing at the Jeffersonville, New York, farm house and because the rent was expiring, EMILY HARRIS and WENDY YOSHIMURA went to Poughkeepsie, New York, to rent an apartment. They, in fact, paid money to an apartment owner, who was a bartender at what HEARST recalls to be the "Three Corners" Bar in Poughkeepsie. Shortly after renting this apartment, events unrelated to them caused them concern. There was a shootout between the police and a bank burglar and also a murder occurring in Poughkeepsie, New York. As a result, road blocks were established in the town and EMILY HARRIS and WENDY YOSHIMURA felt that there was too much heat in town to stay there. Consequently, the day after they gave the owner the money, they asked for it back, telling him they were not going to take the apartment. The owner returned half of the money, advising them that if he rented the apartment before the other half of their money ran out, he would return the portion of the money which was not used to them. All of this took place just prior to the group traveling from the Jeffersonville, New York, farm house to the Honesdale, Pennsylvania, farm house.

While living in San Francisco, California, in August, 1975, it was WILLIAM HARRIS' plan to obtain two residences.
One; a large house with a basement where he could construct bombs and the other a residence similar to the one that they eventually rented on Precita Street.

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WILLIAM and EMILY HARRIS rented the residence on Precita Street. At about this time there was fighting among the members of the group and WENDY YOSHIMURA decided to live apart from the HARRISES. JAMES KILGORE and HEARST also said they desired to live apart from the HARRISES. When rent on the Geneva Street address expired, WENDY YOSHIMURA, STEVEN SOLIAH, JAMES KILGORE and HEARST moved into the Irvington Street address. During this time, JAMES KILGORE spent sometime with MICHAEL BORTIN. WENDY YOSHIMURA occasionally stayed with MARGARET TURCICH and PETER FITTIPALDI.

Shortly thereafter, WILLIAM HARRIS told the owner of the Irvington Street address that the people residing there were leaving.

During one evening, JAMES KILGORE, STEVEN SOLIAH. WENDY YOSHIMURA and HEARST drove around looking for an additional apartment to rent. They were driving down Mission Street and became lost. In doing so, they drove in front of 625 Morse Street where they noticed a "For Rent" sign on the front of the building. They stopped and copied the phone numbers from the sign and then went to dinner. The next day, JAMES KILGORE, after calling the owner and receiving an appointment, looked at the apartment. He then told the owner that he wanted to come back with his wife. KILGORE left the apartment and returned with HEARST posing as his wife. KILGORE then rented 625 Morse Street using the name CHARLES ADAMS. The apartment was not immediately available because of some work being done inside A few days later, HEARST, WENDY YOSHIMURA and STEVEN SOLIAH moved into 625 Morse Street. During their stay, the downstairs of the building was being worked on and the owner. JERRY PRILL, was there just about everyday. HEARST had conversation with PRILL. JAMES KILGORE remained at the Irvington Street address.

While at 625 Morse, the residence was visited by MICHAEL BORTIN, KATHLEEN SOLIAH, JOSEPHINE SOLIAH, JAMES KILGORE and, HEARST believes, BONNIE JEAN WILDER. MARGARET TURCICH was a visitor at the Irvington Street address once or twice.

During the time HEARST lived at the Morse Street address, she occasionally ate at a restaurant specializing in Steaks located at the corner of Geneva Avenue and Mission Street.

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All the members of the group carried firearms and used to shoot at the Skyline Range near Los Gatos, California.

Just before they began the bombings in the San Francisco Bay Area, WILLIAM HARRIS told HEARST that he had run into "SLEEPY" on the street. "SLEEPY," who was associated with the United Prisoners Union, told WILLIAM HARRIS that the Union had moved, that a number of the members had dropped out, and at that time they only had four members left.

At one point, the group heard that "DOC" HOLIDAY had been released from prison and was intending to go to the Los Angeles area. WILLIAM HARRIS felt that HOLIDAY would make a good leader for the group and an attempt was made to contact him. KATHLEEN SOLIAH saw HOLIDAY at a rally in Berkeley, at which time she identified herself and told HOLIDAY that she knew of the whereabouts of the HARRISES. KATHLEEN SOLIAH told HEARST that she took the HARRISES to an apartment in El Cerrito, California, where they met HOLIDAY and spent a day and a night.

At one point, HEARST determined that EMILY HARRIS was going to take a cat which EMILY HARRIS owned to the pound to have it "put to sleep." HEARST did not want this to happen and took the cat with her to the 625 Morse Street residence.

At one point, HEARST and STEVEN SOLIAH drove to the 288 Precita Street residence. HEARST does not recall whether she went into the house but states she may have gone in to use the bathroom.

At one point, KATHLEEN SOLIAH came to 625 Morse Street and told HEARST that there had been a huge fight at the Precita Street address and that the neighbors had complained. KATHLEEN SOLIAH, JOSEPHINE SOLIAH and BONNIE JEAN WILDER did not desire to live with the HARRISES any more. WILDER left, returning to her parents' home in Palmdale, California, and had planned to return to the residence at 288 Precita Street merely to pick up some clothing that she had left there. Prior to WILDER's return to the Precita Street address, the HARRISES were arrested by the FBI.

While HEARST was residing in Sacramento, a woman came up to HEARST on the street and stated that HEARST resembled PATRICIA HEARST. WILLIAM HARRIS, who was accompanying HEARST

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stepped in between HEARST and the woman and indicated to the woman that a number of people have commented upon HEARST's similarities to PATRICIA HEARST.

Concerning the male members of the Carmichael bank robbery team, HEARST could not recall what type of facial hair they were wearing at the time of the robbery.

UNITED STATES

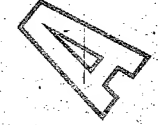
# Memorandum

TO 1 1: DERECTOR, FBI (7-15200)(ATTN. GID & INTD) DATE: 6/3/76

FROM SAC, SAN FRANCISCO (7-855)

SUBJECT: HEARNAP

00: SF



Enclosed for the Bureau and Indianapolis are copies of a letter to SAC, SF from JAMES A. NEEL which enclosed a sworn affidavit from NEEL.

SAC, San Francisco feels this affidavit coupled with the facts set out below resolves this matter.

A polygraph examination was not administered to NEEL as F. LEE BAILEY, for whom NEEL was employed, insisted on using a private examiner and would not accept using a Bureau examiner. However, NEEL was willing to take a polygraph examination under BAILEY's condition.

As has been reported by Indianapolis, in their 3/22/76 teletype relating to a newspaper article, The fact is, according to J. ALBERT JOHNSON, BAILEY's associate, NEEL spent all of his investi-gative time in the East San Francisco Bay Area and did not uncover one fact which assisted the defense.

JOHNSON fired NEEL when he discovered NEEL en route to the apartment of Mr. and Mrs. HEARST in the company of a woman NEEL had "picked up" at a bar and wanted to introduce her to the HEARSTs.

No information is missing from the HEARNAP files.

The only information which was brought out by the defense at the trial was information they received through discovery ,

2 Bureau (Enc. 2) Indianapolis (Enc. 2)(7-1360)

1 San Francisco LGL:LMR

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Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

SF 7-855

Attorney JOHNSON has had frequent contact with this office during our interviews with HEARST. He has stated his willingness to submit a sworn affidavit to the fact he mever received any information from within this office. He has attempted to get NEEL to admit he made the statement about having access to our information even though it did not in fact occur.

SAC, San Francisco feels nothing further should be done in this matter.

UACB, San Francisco is taking no further action.

L'AYIS, N'EEL, MADDEN & CLEM SOI FIRST FEDERAL BUILDING IS NORTH PENNSYLVANIA STREET INDIANAPOLIS, INDIANA 46204 TELEPHONE: 317 - 632-6473 JOHN T. DAVIS PLORIDA OFFICE JAMES A. NEEL JAMES A. NEEL RICHARD L. MADDEN. May 10, 1976 110 S.E. STH STREET PT-LAUDERDALE, FLORIDA 33302 TELEPHONE: 808 - 814-8377 ROBERT A. PARSON OF COUNSEL Mr. Charles Bates Federal Bureau of Investigation 500 Golden Gate Avenue San Francisco, California Dear Mr. Bates: Enclosed please find the affidavit which I have been instructed to prepare and send to you by Mr. Al Johnson. I certainly hope this affidavit will clear up all pending matters. Thank you for your cooperation. Very truly yours, DAVIS, NEEL, MADDEN & CLEM Jamés A. Neel JAN/ms SEARCHED ANDEXED. SERIALIZED FILED. MÁY\1 2 1976 FBI - SAM FRANCISCO

STATE OF INDIANA )
) SS:
COUNTY OF MARION )

### AFFIDAVIT

- I, James A. Neel, under oath, do depose and say under the pains and penalties of perjury the following:
- 1. That my true name is James Alan Neel. I reside at 3001 East 56th Street, Indianapolis, Indiana. I am an attorney-at-law duly licensed to practice in the State of Indiana where I was admitted to the bar in 1969 and the State of Florida where I was admitted to the bar in 1972. I have been engaged in the practice of law continuously in Indianapolis, Indiana, for the past six (6) years. I have never been arrested for or convicted of any crime in any jurisdiction within the United States or elsewhere.
- 2. On or about October, 1975, I was retained by the family of Patricia Campbell Hearst to conduct an investigation in and about the city of San Francisco, California, in order to determine facts surrounding the robbery of the Hibernia Bank in the said San Francisco, California, on April 15, 1974. As a result of being so retained, I traveled from Indianapolis to San Francisco and commenced an investigation which continued through and including December, 1975.
- 3. During the course of this investigation, I interviewed potential witnesses and examined documents and I conferred with the Defendant, Miss Hearst, and with counsel.
- 4. At no time did I ever confer with or receive documents or other materials from any agent, officer or employee of the United States government, except within the framework of the discovery work which was then in progress and in response to motions filed by the defense with the United States District Court for the Northern District of California.

- 5. I never contacted or spoke with any officer, agent or employee of the federal government or the Federal Bureau of Investigation, except as such contacts were made for me through the office of the United States attorney in order that discovery material might be delivered through me to defense counsel for Miss Hearst.
- 6. I never paid or caused to be paid any sums of money or delivered or caused to be delivered anything of value what-soever to any government agent, officer or employee at any time.
- 7. I never promised to pay to any officer, agent or employee of the United States government or the Federal Bureau of Investigation any sums of money or things of value at any time.
- 8. I never received from any agent, officer or employee of the federal government or the Federal Bureau of Investigation any documents, evidence or material of any kind or description, either connected with or not connected with, the matter which I was investigating in San Francisco, nor did I make any attempt to do so.

as a statement, under oath, to a federal officer under the provisions of the United States Code, as applicable thereto.

I affirm that the statements made herein are made under the pains of perjury. Signed and sealed under my hand and seal this 7 day of May, 1976.

James Alan Neel

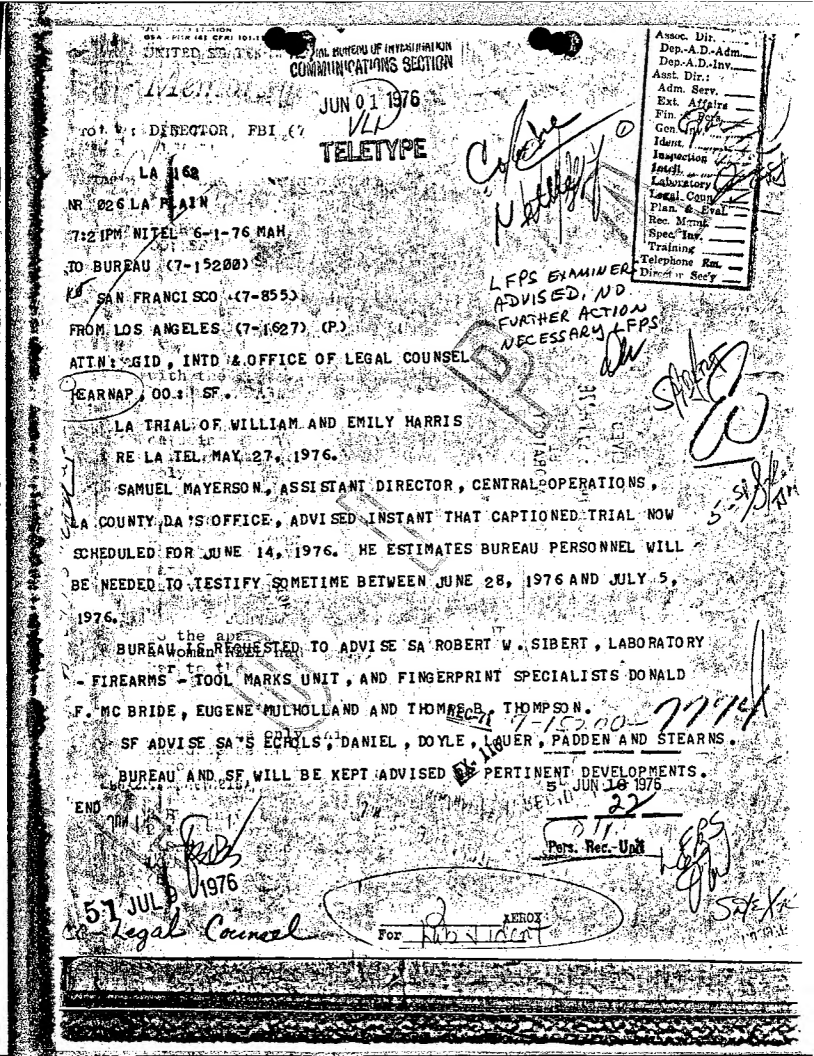
Before me, a Notary Public, personally appeared the above James Alan Neel who took oath and swore to the truth of the within affidavit.

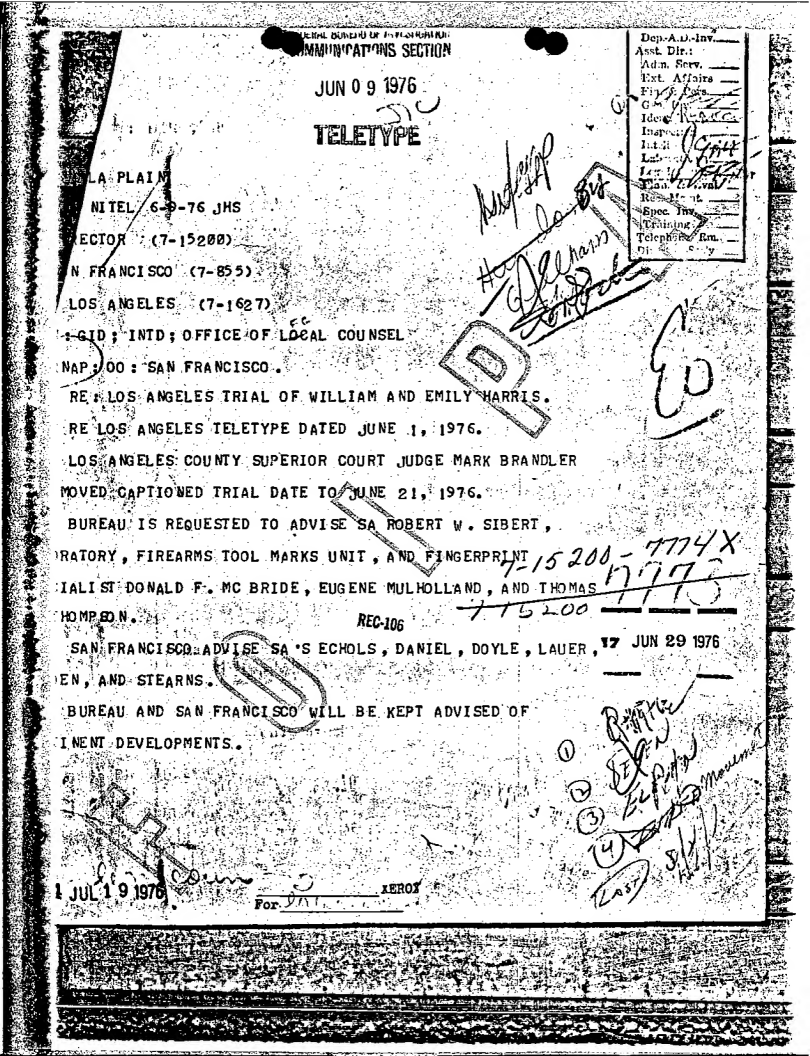
Nay, 1976. SUBSCRIBED and sworn to before me, this 7 day of

My commission expires:

9/24/29

Notary Public





UNITED STATES Dep. AD Adm. \_\_ IemorandumDep. AD Inv. Asst. Dir.: Gallagner DATE: 6/9/76 - Mr. Callahan B. H. Cooke - Mr. Adams - Mr. Gallagher Intail. Legal Cour - Mr. O'Connell - Mr. Cooke Pian. & Eval. HEARNAP SUBJECT: - Mr. Penrith Training. - Mr. Mintz Director Sec'y Mr. Walsh PURPOSE: To set out closing status of investigation initiated to determine if an alleged leak of FBI documents concerning captioned case was in fact founded. RECOMMENDATION: For information Ext. Affairs. Laboratory. Assec. Di M Legal Coun..... Fin. & Pers.... Gen. Inv. 9. KV Plan. & Eval .... Dep. AD Adm... \*Dep. AD Inv🗘 Ident..... Rec. Mgmt.... Inspection.. Spec. Inv., Asst. Dir.: Training... jntella. DETAILS: This is to furnish updated information received from San Francisco, 6/8/76, complete details of which were set out in Cooke to Gallagher memorandum dated 4/15/76. San Francisco advises that a polygraph examination was not afforded reported source of information, Mr. James A. Neel, who had supposedly indicated that he had received captioned case reports from an employee of the FBI, because of the fact that Neel's attorney and former employer, F. Lee Bailey, insisted on using a private examiner rather than a Bureau polygraph examiner. It should be noted that Neel agreed to take the polygraph under these conditions. SAC, San Francisco now feels that nothing further should be done in this matter in view of the following facts provided by J. Albert Johnson, an associate of the F. Lee Bailey Firm: (1) Neel has been fired from the firm, (2) Johnson has stated his willingness to submit a sworn affidavit to the fact he never received any information from within the San Francisco Office, and San Francisco also advises that no information is missing from the Hearnap files, and that the only information which was brought out by the defense at the trial was information. they received through discovery. GLP:ics (9) LC 7-15200 -7774 18 JUN 23 1976 Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

19-Destruction

医乳头畸形 经国际运输 使 化三氯磺磺磺酸 Dep.-A.D.-Inv COMMUNICATIONS SECTION Asst. Dir.: Adm. Serv. JUN 1 5 1976 Fin. & Peis Gen. Inv.\ LEI E LAIGH Inspection LA-579 Iotall. . IN WOLD LA PLAIN 2:30 PM NITEL 6-15-76 LRS Rec. Mgmt Spec. Inv. Training TO DIRECTOR (7-15200) Telephone Rm. Director Sec'y SAN FRANCI SCO (7-855) FROM LOS ANG ELES (7-1627) (P.) ATTN: GID, INTD, OFFICE OF LEGAL COUNSEL HEAR NAP ;) 700 : 5 SAN FRANCISCO. RE LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS FOR INFORMATION OF BUREAU, COURT ORDER ISSUED JUNE 14, 1976, BY LOS ANGELES COUNTY SUPERIOR COURT REQUIRING THE LOS ANGELES OFFICE TO TRANSPORT A 1970 VOLKSWAGEN VAN , TEMPORARY CALIFORNIA LIGENSE 5303850, TO A LOCATION DIRECTLY ACROSS FROM MEL 'S SPORTING GOODS STORE, INGLEWOOD, CALIFORNIA THIS IS THE SAME VAN USED BY THE SLA ON MAY 16. 1974. THE SHOOTING AT MELS. THE VAN HAS BEEN IN EVIDENCE, LOS ANGELES OFFICE, SINCE THE ABOVE SHOOTING. 海 5 JUN 21 1976 THE STATED PURPOSE OF THE MOTION BY THE DEFENSE IS TO TAKE INTERIOR AND EXTERIOR PHOTOGRAPHS AND MEASUREMENTS. THE LOS ANGELES OFFICE AND AUSAL LOS ANGELES, HAVE NO OBJECTIONS TO PRODUCING THE VAN AT THE ABOVE LOCATION. THE COURT ORDER INDICATES THAT THE VAN IS TO BE PRODUCED 6 MM CEBANNAL MUNEY MOUSING

PAGE TWO LA 7-1627 JUNE 47, 1976, OR AT A LATER DATE WHICH IS MUTUALLY ACCEPTABLE. NO FIRM DATE HAS BEEN SET, HOWEVER, FROM CONVERSATION WITH DEFENSE ATTORNEY MARK JONATHAN MELTZER IT IS BELIEVED THE PRODUCTION OF THE VAN WILL NOT TAKE PLACE UNTIL SOMETIME NEXT WEEK . BUREAU WILL BE KEPT ADVISED ON PERTINENT DEVELOPMENTS

# FILE DESCRIPTION SUREAU FILE

SUBJECT Hearnap

FILE NO. 7-15200

SECTION NO. 137

SERIALS 7276

to

7835

<b>美國</b>	FBI Date: 6/16/76	
i i j	be following in	
(C)	Type in plaintest or code)	
in	AI TEL	
	DE Maria de la companya del companya de la companya del companya de la companya del companya de la companya de la companya de la companya del companya de la companya del companya de la companya de la companya de la companya de la companya del companya de la companya del company	
	TO: 1.2.26 DIRECTOR (7-15200)	
	ATTN: GID and INTD	
	FROM: SAC. PHILADELPHIA (7-1299) (COD) (D)	
	FROM: SAC, PHILADELPHIA (7-1299) (SQ9) (P)	
	SUBJECT HEARNAP	
	OO: SAN FRANCISCO	
	Re San Francisco airtels to Bureau, 4/29/76,	
	3/10/10 and 5/24//6.	Y T
1 2	SHIMADA 1 Information obtained from referenced airtels	
	Grand Jury (FGJ)	
	preparation at Scranton. Pa., into the harboring of	
	PATRICIA HEARST by JACK and MICKI SCOTT; ET AL. Assistant U.S. Attorney (AUSA) LAURENCE M. KELLY, Middle District of	
2	rennsylvania (MDPA.). Scranton Pa desirous of having	///>-
	intormation provided in referenced airtels verified per-	
	taining to trips across the country by PATRICIA HEARST during the spring and fall of 1974, especially verification	
	or moters along the route and the possibility of determini	ng
	the purchase of a gold Pontiac Lemans by WENDY YOSHIMURA while in Pennsylvania. Referenced airtels indicated that	
	propably during June, 19/4. JACK and MICKI Score as well a	
	uis mother and lather, John and Louitse scorm and pampiota	
	HEARST stayed at the following motels en route from California to Pennsylvania:	
1		1400年
للعلااء	PBureau (7-15200)	7/
	l-Cleveland (Info)	10
	2-Indianapolis 2-Las Vegas	
	l-Los Angeles (Info)	<b>新教教</b>
1	2-New York	
	2-Omaha 2-Pittsburgh	
	2-Salt Lake City	The state of
	l-San Francisco (Info)	
	Philadelphia (7-1299) (sQ9)	
	(20)	
A CERT		
The same	わるの人はある。	
App		

On the first night out of California they stopped at a motel in Reno, Nevada; the second night they stoped at a motel between Wells, Nevada, and the Nevada-Utan border on Interstate 80; the third night in Bebraska near North Platte or Kearney; the fourth night near Newton Iowa; the fifth night in Lorain, Ohio, and the sixth night in Hazleton, Pa On the return trip back to the West Coast, probably in September, 1974, the first night they stayed at the Holiday Inneor Howard Johnson's in Mercer, Pa J, and two other nights along the way they stayed at motels in South Bend, Indiana, and in Leeds or Saint 1 George, Utah

Information obtained in referenced airtels indicated that while in Pennsylvania WENDY YOSHIMURA purchased a gold Pontiac Lemans using the name JOAN SHIMADA learning about the automobile through an ad in a local Pennsylvania newspaper. Also while in Jeffersonville N.Y., according to referenced airtels, EMILY HARRIS and WENDY, YOSHIMURA rented an apartment from the bartender at the Three Corners Bar in Poughkeepsie, N.Y.

been determined that the sixth night's stop in Hazleton, Pa., was actually at the Penn Stroud Hilton in Stroudshurg, Pa., on the evening of 6/22/74, and a registration by the SCOTTs has been determined from a motel in Perrysburg, Ohio, on 6/21/74, which appears that this would be the Lorain, Ohio, stop. Through checks of these two motels it appears that the route used to travel from the West Coast to the East Coast and from the East Coast to the West Coast was on Interstate 80 as far as Utah where they then transferred to Route 15 and at each motel JACK SCOTT, using his true name, would do the registering and obtain two rooms

## RECEIVING OFFICES

- 1. Each receiving offices will attempt to verify motel registration for their location and if possible preserve registration card and submit to FBI Laboratory for fingerprint identification.
- 2. If record invated at any particular motel, furnish Philadelphia with the name of the person to be subpoenaed relating to those records

NEW YORK

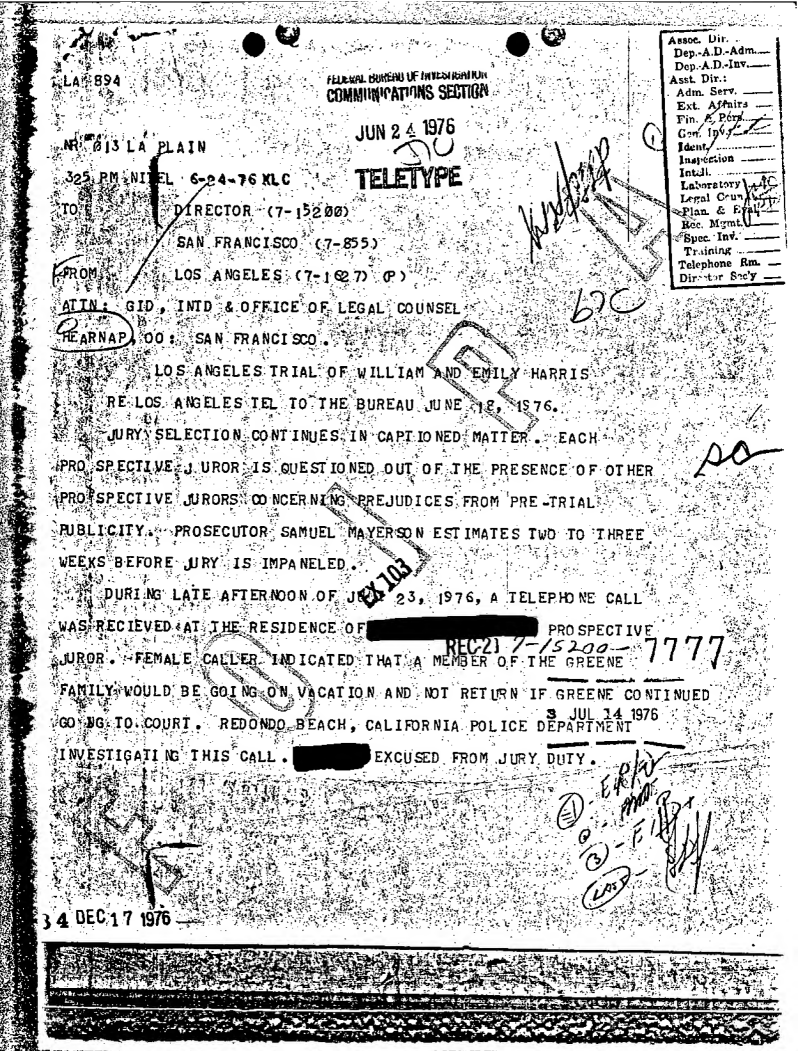
## At Poughkeepsie, N.Y.

will attempt to determine identity of bartender at Three Corners Bar and thereafter interview pertaining to EMILY HARRIS and WENDY YOSHIMURA renting an apartment from him.

PHILADELPHIA !

At Harrisburg, Pa.

Will, through DMV, attempt to determine record of an individual named JOAN SHIMADA purchasing a gold. Pontiac Lemans during the summer of 1974.



.Transmit the following in ... PAGE TWO - LA 7-1627) PERTI NENT DEVELOPMENTS .

FBI  Date: 6/28/76	
Via A RTEL AIRMAIL  (Priority)	
TO: DIRECTOR, FBI (7-15200)(ATTN. GID & INTD)	
FROM SAC, SAN FRANCISCO (7-855)  HEARNAD  OO: SF	
RE: INTERVIEWS WITH PATRICIA CAMPBELL HEARST, Re San Francisco airtel 5/10/76.  **LENDY**  Enclosed herewith for the Bureau and offices	
receiving this communication are two copies of a 302 reflecting an interview with Miss HEARST on 5/27/76. There are also enclosed two copies of an interview with Miss HEARST on 5/27/76, which contains corrections pertaining to her interview of 4/23/76.	
ENCLOSURE	
1 Philadelphia (Enc. 4)(7-1299) EX 103 1 Los Angeles (Enc. 4)(7-1627) 1 Sacramento (Enc. 4) (7-203) REC-21 7-15200-777	2
MAH: LMR (6)  Brandin Alma	
STAN	
M-Approved:  Sent M Per  8 4 DEC 17 1976 Special Agent in Charge S. L. B. GOVERNMENT PRINTING OFFICE: 1865 O - 266 - 660 (11)	

# FEDERAL BUREAU OF INVESTIGATION

• •	6/3/76	•
to of transcription		

PATRICIA CAMPBELL HEARST was interviewed at the Federal Metropolitan Correctional Center, 808 Union Street, on the third floor in the Hospital Section. Also present was Miss HEARST's attorney, J. ALBERT JOHNSON.

She stated that in regard to the interview on April 23, 1976 at the Sequoia Hospital in Redwood City, California, the first paragraph on page 10 is partially incorrect in that it indicates that KATHLEEN SOLIAH and EMILY HARRIS rented the 19th Street address in the Mission District of San Francisco, and actually KATHLEEN SOLIAH and EMILY HARRIS rented the Lyon Street address rather than the 19th Street address.

On page 14, in the first paragraph, it indicates that KILGORE, STEVEN SOLIAH, and one other person, possibly WENDY YOSHIMURA, drove to the north of Santa Rosa near Guerneville, California. Miss HEARST stated that it was not WENDY YOSHIMURA that accompanied KILGORE, herself, and STEVEN SOLIAH, but was actually JOSEPHINE SOLIAH.

SAG CHARLES W. BATES, ASAC LAWRENCE G.
LAWLER, and SA MONTE A HALL Imr 6/3/76

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#### FEDERAL BUREAU OF INVESTIGATION

Date of transcription \_\_\_6/3/76

PATRICIA CAMPBELL HEARST was interviewed at the Federal Metropolitan Correctional Center, 808 Union Street, Sai Diego. Present during the interview was HEARST's attorney, J. ALBERT JOHNSON. HEARST furnished the following information with particular regard to JOSEPHINE SOLFAH.

Shortly after the arrival of WILLIAM and EMILY HARRIS and HEARST from Los Angeles and while they were residing on Walnut Street in Oakland, California, EMILY HARRIS made contact with KATHLEEN SOLIAH at KATHLEEN SOLIAH's place of employment. The purpose of the contact was to inform KATHLEEN SOLIAH that the HARRISES and HEARST were in town and that they were in need of money. Later that day, EMILY HARRIS advised HEARST that JOSEPHINE SOLIAH had withdrawn all of JOSEPHINE's money from JOSEPHINE's savings account, had given it to KATHLEEN SOLIAH, who in turn had given it to WILLIAM and EMILY HARRIS. Later, at an unrecalled date, the HARRISES returned some of the money to JOSEPHINE SOLIAH. HEARST did not actually see the transfer of any monies.

Later, while the group was residing in Sacramento, JOSEPHINE SOLIAH told HEARST that JOSEPHINE SOLIAH had rented the "W" Street address using the name of CAROL SIMMONS. HEARST's first contact with JOSEPHINE SOLIAH was at the "W" Street address upon HEARST's arrival in Sacramento from Las Vegas in the latter part of September, 1974. During the time when JOSEPHINE SOLIAH rented the "W" Street address and while she lived there, JOSEPHINE SOLIAH wore a wig with a flip, layered in the back, flat on top and grey streaked in color.

JOSEPHINE SOLIAH purchased groceries at the Garden Basket Grocery Store on Broadway on a corner across the street from the theater. JOSEPHINE SOLIAH also purchased groceries in a Lucky Market, which is inside a Gemco Department Store. The purpose of these groceries was to feed HEARST, the HARRISES, and other members of the group residing in Sacramento.

SAC CHARLES W. BATES, ASAC LAWRENCE G.
LAWLER, SA MONTE A. HALL - cmp/lmr

Pote dictoted 6/2/76

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At the time JOSEPHINE SOLIAH withdrew the money out of her savings account and during the time JOSEPHINE SOLIAH was purchasing groceries in Sacramento, JOSEPHINE SOLIAH was well aware of the identities of HEARST and WILLIAM and EMILY HARRIS and the fact that they were fugitives. In fact, JOSEPHINE SOLIAH advised HEARST not to go out while in Sacramento for two reasons. First, JOSEPHINE SOLIAH expressed a fear that HEARST might be recognized and apprehended. Second, JOSEPHINE SOLIAH expressed the fear that HEARST's apprehension could lead the authorities to the rest of the group.

During HEARST's residence at the "W" Street address, all persons visiting the "W" Street address were told to wear disguises. The "W" Street address was referred to by all members of the group as a "safe house."

HEARST furnished the following information with particular regards to KATHLEEN SOLIAH and JACK SCOTT:

HEARST first met KATHLEEN SOLIAH shortly after HEARST and WILLIAM and EMILY HARRIS arrived in the San Francisco Bay area from Los Angeles. HEARST met KATHLEEN SOLIAH at a drive-in movie in the East San Francisco Bay area and was introduced to KATHLEEN SOLIAH as TANIA. KATHLEEN SOLIAH was well aware of HEARST's true identity and her fugitive status.

KATHLEEN SOLIAH was aware of the fact that JACK SCOTT had assisted WENDY YOSHIMURA in traveling from the West Coast to the East Coast of the United States while she was in a fugitive status. KATHLEEN SOLIAH and JAMES KILGORE made arrangements to meet JACK SCOTT to see what kind of help JACK SCOTT could give to HEARST and the HARRISES. At the meeting with JACK SCOTT, it was SCOTT's suggestion that the group go to the East Coast. HEARST assumes SCOTT wanted to take the group to the East Coast to have them near his New York residence to facilitate the writing of a book he was planning to do on the Symbionese Liberation Army.

SCOTT advised HEARST that he had talked to Attorney DAN SLEGEL and indicated to SIEGEL that he had three "hot"

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people. While SCOTT did not reveal the specific identities of the three "hot" people to SIEGEL he did describe them in a cryptic manner. SCOTT told HEARST the manner in which SCOTT described them to SIEGEL and it is HEARST's opinion that anyone hearing such a description would have to realize the "hot" people being described were the HARRISES and HEARST. SCOTT related to HEARST that SIEGEL advised him that the West Coast was not the place for the three "hot" people.

WENDY YOSHIMURA returned from the East Coast to the West Coast of the United States in June 1974, to meet with MICHAEL BORTIN, PAT JEAN MC CARTHY and STEPHANIE JONES in order to form a group to commit some bombings. JACK SCOTT was at the meeting of the group and it is assumed that JACK SCOTT paid YOSHIMURA's fare from the East Coast to the West Coast. While here, YOSHIMURA stayed with a woman known to KATHLEEN SOLIAH who resides in San Jose, California. This woman is divorced and has visited WILLIE BRANDT in prison.

During the group's stay at the farms in Pennsylvania and New York, EMILY HARRIS made phone calls to the West Coast and spoke with KATHLEEN SOLIAH and JAMES KILGORE in order to find out what activities were taking place and to determine if the FBI had contacted them concerning the fugitives.

Upon HEARST's return to Las Vegas, Nevada, with JACK SCOTT, KATHLEEN SOLIAH called the elder SCOTTS' apartment in Las Vegas and spoke with JACK SCOTT. KATHLEEN SOLIAH advised that JAMES KILGORE was supposed to come to the Las Wegas apartment and meet HEARST, that KILGORE was on his way, and that KILGORE was currently in Santa Barbara with "JERRY." HEARST knew that "JERRY" was Attorney RICHARD FRISHMAN. JACK and MICKI SCOTT and HEARST left the apartment and went to a public phone booth where HEARST placed a call to FRISHMAN using change given to her either by JACK or MICKI SCOTT FRISHMAN answered the phone and HEARST asked for "ROY," a code name for JAMES KILGORE. HEARST was advised by FRISHMAN that "ROY" was not there, but that he would be at a particular phone jumber in a specified amount of time. In the specified amount of time, HEARST called the number supplied to HEARST by FRISHMAN and JAMES KILGORE answered. JAMES KILGORE explained that he had no way of getting from Santa Barbara to Las Vegas and as a result would take a plane to Las Vegas the following day. All of the arrangements for HEARST getting from Las Vegas to Sacramento were made by KATHLEEN SOLIAH

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After their stay in Sacramento, KATHLEEN SOLIAH drove HEARST from Sacramento to San Francisco to the Geneva Street address.

The Geneva Street address was rented by KATHLEEN SOLIAH and JAMES KILGORE using the name of CHARLES BARBER. The Irvington Street address (San Francisco) was rented by KATHLEEN SOLIAH and JAMES KILGORE using the name DAVID (last name unrecalled). The Lyon Street address (San Francisco) was rented by KATHLEEN SOLIAH and EMILY HARRIS. All of the addresses were rented using the loot from the bank robberies committed by the group in Sacramento.

KATHLEEN SOLIAH accompanied STEVEN SOLIAH to purchase guns for the group.

KATHLEEN SOLIAH gave HEARST ammunition while residing at the Lyon Street address in San Francisco.

KATHLEEN SOLIAH sheltered HEARST and assisted HEARST from being apprehended by the authorities.

KATHLEEN SOLIAH advised HEARST that she had visited the building in Berkeley in which the FBI Office is located for the purpose of determining the feasibility of bombing the office.

KATHLEEN SOLIAH advised HEARST that KATHLEEN SOLIAH had been in contact with a person known as "FANNY" and that "FANNY" had contact with the New World Liberation Front and could put the Symbionese Liberation Army in touch with the New World Liberation Front.

KATHLEEN SOLIAH knew a girl who was living with STEVEN MURPHY, a member of the Bay Area Research Collective. KATHLEEN SOLIAH had made arrangements with MURPHY to assist persons who were in trouble. The arrangement would be started by a phone call to MURPHY with a question of "How many worms grow on your worm farm?" MURPHY would answer, "200 an acre." The caller would then state, "That's a lot of worms." This would indicate to MURPHY that the caller knew KATHLEEN SOLIAH

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and that the caller should be helped by MURPHY. There were two safe meeting places to go and meet someone for help after the phone call.

While living at the Morse Street address, HEARST was involved in a meeting with KATHLEEN SOLIAH, JAMES KILGORE, MICHAEL BORTIN, WENDY YOSHIMURA and STEVEN SOLIAH. During that meeting, HEARST indicated to the group that she felt like turning herself in. All of the other members of the group were quite shocked, making statements such as, "You'd never do that", at which time HEARST indicated that she had no intention of doing so. HEARST expressed that intention because of the group's reaction to her statement. Nothing more was said concerning HEARST turning herself in.

HEARST furnished the following information with particular regard to JAMES KILGORE:

HEARST first met JAMES KILGORE at a drive-in movie in the East San Francisco Bay area shortly after HEARST and the HARRISes arrived from Los Angeles. EMILY HARRIS introduced HEARST to JAMES KILGORE as TANIA. JAMES KILGORE was well aware of HEARST's true identity and HEARST's fugitive status.

The next contact HEARST had with JAMES KILGORE was at an apartment in Berkeley in an area known as Northside. KILGORE and KATHLEEN SOLIAH were staying in the apartment which belonged to friends of KILGORE's who were vacationing. KATHLEEN SOLIAH and JAMES KILGORE made arrangements to meet JACK SCOTT to see what kind of help JACK SCOTT could give to HEARST and the HARRISES. At the meeting with JACK SCOTT, it was SCOTT's suggestion that the group go to the East Coast.

HEARST stayed in the apartment for approximately three days with WILLIAM HARRIS, JAMES KILGORE, and KATHLEEN SOLIAH. HEARST believes that possibly JOSEPHINE and STEVEN SOLIAH visited the apartment during the time HEARST resided there, but she cannot recall for sure.

EMILY HARRIS told HEARST that while living in the East, she saw JAMES KILGORE when he came East to pick up PAT JEAN MC CARTHY's car to drive it back to the West Coast.

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HEARST's next meeting with JAMES KILGORE was upon his arrival in Las Vegas shortly after HEARST had arrived there with JACK SCOTT in late September, 1974. HEARST believed that JAMES KILGORE arrived at the SCOTT apartment via a taxicab. JAMES KILGORE was supposed to stay with HEARST until a call was received to come to Sacramento. HEARST and JAMES KILGORE could not leave for Sacramento immediately as an apartment had not been yet rented in that city. JAMES KILGORE was picked by the group to stay with HEARST because he was the best shot and would be able to protect HEARST from law enforcement. JAMES KILGORE was armed with a .38 calliber revolver, which HEARST saw.

JAMES KILGORE placed a call to Sacramento and determined that an apartment had been rented, and this is the first that HEARST knew that she was to go to Sacramento. JAMES KILGORE then purchased bus tickets and HEARST and KILGORE traveled to Sacramento, California, from Las Vegas, Nevada, via bus. During their stay in Las Vegas, HEARST and KILGORE stayed in a motel for three nights. The first night was paid for by MICKI SCOTT. The second and third nights were paid for by JAMES KILGORE.

JAMES KILGORE and KATHLEEN SOLIAH rented the Geneva and Irvington Street addresses in San Francisco. JAMES KILGORE and HEARST rented the Morse Street address in San Francisco with JAMES KILGORE, using the alias CHARLES ADAMS, giving the apartment owner, JERRY PRILL, the down payment.

During the period of time that HEARST knew JAMES KILGORE, KILGORE was well aware of HEARST's identity, sheltered HEARST and aided HEARST in avoiding arrest by law enforcement.

In regard to NOEL GARRETT WEBSTER, also known as ALI S. BAY, HEARST was exhibited a photograph of this individual, which photo was taken by the San Francisco Police Department on October 3, 1973 with San Francisco Police Department Number 149956. HEARST did not recognize this person depicted in the photograph. HEARST recalled, however, a brack male named ALI who was associated with RETIMAH X. HEARST believes that in the latter part of April, 1974, at

SF 7-855 LGL:LMR

the direction of the SLA, ALI bought three vans for the SLA's use and these vans were purchased by ALI and paid for with money from the robbery of the Hibernia Bank on April 15, 1974. These were the vans in which the group traveled when they journeyed from San Francisco to Los Angeles, California, in either the latter part of April or the first part of May, 1974.

Regarding RETIMAH X, HEARST recalled that RETIMAH had delivered the SLA communique to the George Washington High School. RETIMAH also purchased survival knives, compasses, mattresses and pillows for the group with money given to her by DE FREEZE. RETIMAH X also rented the Oakdale address in San Francisco.

In delivering the communique, WILLIAM HARRIS wanted RETIMAH X to have one of RETIMAH's children bring it to WAPAC's office, as HARRIS felt that the fact that a child delivered the communique would receive a great deal of publicity. RETIMAH X did not want her child to deliver the communique and took it to the school herself.

RETIMAH X was well aware of HEARST's identity and in the latter part of April and early part of May assisted HEARST and the other members of the SLA in eluding law enforcement.

HEARST recalled that WENDY YOSHIMURA came to Sacramento sometime before the robbery of the Guild Savings and Loan Association and the Carmichael bank robbery. The reason for YOSHIMURA coming to Sacramento from San Francisco was the fact that YOSHIMURA had seen her picture on the front page of a San Francisco newspaper and left that day.



	DepA.DAdm DepA.DInv
FBI.	Asst. Dir.: Adm. Serv Ext. Affgirs
Date: June 29, 1976	Fin. Spers.
Trenomit this following in	Inspection
Via A I T B L (Precedence)	Laboratory
	Plan & Eval
TO: 15 TO DIRECTOR, FBI (7-15200)  (Atten: GID and INTD)	Spec Anv.
17 SAC, OMAHA (7-716) (P)	Telephone Rm
SUBJECT HEARNAP	
SAN FRANCISCO	
Re Philadelphia airtel to Bureau, 6/16/76.	
On 6/28/76, Ramada Inn,	Nonth
Platte, Nebraska, and also a member of the North Platte of Commerce, advised that there are approximately 33 mo	Chamber
North Platte with about 1,500 rooms. He pointed out the motels fill up during the summer months in North Platte	at most
during the third week in June of each year North Platte week of rodeo wherein tens of thousands of people are in	had a A
area. He pointed out that there are about 800 rooms just the I-80 interchange area and to search the cards for justice.	st in acaded in
will this area for a 30-day period (June) would mean there we	11 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
be approximately 20,000 to 24,000 cards to search. For the motels in North Platte for a 30-day period (June) he searching 40,000 to 45,000 cards.	all suwould
He said that his cards for the June, 1974, per are stored in the basement; he does not have people to company the such a search and though he would roke them.	conduct
such a search and though he would make them available, two would have to conduct the search. He said they are not alphabetical order.	in
REC-21 7-15200	
3 - Bureau 2 - Philadelphia (7-1299)	
2 - Philadelphia (7-1299) 2 - San Francisco 2 - Omaha	9/6
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OM 7-716

Previous experience by the North Platte Resident Agency further reflects that some of the privately owned motels do not keep any systematic order of motel registration cards which would entail more difficult search.

The Bureau is requested to advise the Omaha Division if such a search should be instituted in view of the voluminous records which would have to be reviewed. It should be noted referenced airtel states "probably June, 1974".

## LEADS ....

of Disease

SAN FRANCISCO

# AT SAN FRANCISCO, CALIFORNIA

Will advise Omaha if the date of stay at North Platte (or Kearney, Nebraska) can be more exacting.

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UNITED STATES GO

# Memorandum

DIRECTOR, FBI (7-15200)(ATTN. GID & INTD) DATE: 6/30/76

SAN FRANCISCO (7-855)

SUBJECT: HEARNAP 00: SF



On 6/29/76 an informal meeting was held between San Francisco SAC, ASAC, and Hearnap case agent, and U.S. Attorney JAMES L. BROWNING, JR. and members of his staff relating to the prosecutive potential of persons involved in the Hearnap matter. These discussions concerned possible harboring indictments against JACK SCOTT, his. wife and parents, STEVEN, KATHLEEN and JOSEPHINE SOLIAH and possible bank robbery indictments against the HARRISes.

BROWNING advised at that time that he intends to Achave a meeting on 7/16/76 to more formally discuss these matters and plans to invite Assistant Attorney General THORNBURGH and BRANDON ALVEY of the Department, USA DWAYNE. EXEYES, Eastern District of California, and USA JOHN CATTONE, Middle District of Pennsylvania, in addition to the persons attending the 6/29/76 meeting. No local authorities will be invited to this meeting.

The Bureau and receiving offices will be advised of the results of the meeting.

V-1 Philadelphia (7-1299)

4 1 Sacramento (7-203)

1 Los Angeles (7-1627)

1 San Francisco

REC-21 7-15200-

LGL: LMR (6) 27 Per 37 15

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

6/30/76 Date: Transmit the following in (Type in plaintext or code) DIRECTOR, FBI (7-15200) (ATTN: GID, INTD) FROM: SAC, LAS VEGAS (7-313) (P) SUBJECT: HEARNAP 00: San Francisco · 有一个 Re Philadelphia airtel, 6/16/76. For information of Philadelphia, there are 192 motels and 30 hotels in the City of Reno, Nevada, 38 motels in the City of Sparks, Nevada, which is contiguous with Reno, and 50 motels and hotels in Washoe County, most of which are adjacent to Reno. Most of these 270 facilities are near Interstate 80. Philadelphia is requested to furnish more exact information concerning possible location of motel or hotel used by the SCOTTs or HEARST during stay in Reno. REC 21 7-15200-2 = BHITallelphia (7-1299) 2 🚝 <u>San</u> Francisco 🧺 🦋 Las Vegas 🦠 JAI けれる機能を cial Agent in Charge 8 4 DEC 1 7 1976

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Transmit the following in  Transmit the following in  (Type in plaintext or code)  ARTEL  AIRMAIL	dent aspection addition advantivy cgal Coun lan & Eval
TO: DIRECTOR, FBI (7-15200)(ATTN. GID & INTD)  FROM SAC, SAN FRANCISCO (7-855)	dephane Rm
RE: MOTELS, JUNE, 1974.  Re Philadelphia airtel to Bureau, 6/17/76, and	
Omaha airtel to Bureau, 6/29/76.  San Francisco is unable to pinpoint the dates that HEARST and the SCOTTS would have stayed in the Omaha Division in June, 1974. However, it is noted, as pointed out in referenced Philadelphia airtel, that on the evening	po-
of 6/21/74 they stayed in a motel in Perrysburg, Ohio, which would appear to make the stay in the Omaha Division probably on the 19th of June, 1974. PATRICIA HEARST, during her interviews was unable to be more specific as to the location of the motels they stayed in, and also was unable to be specific.	T-
regarding the dates she stayed in these motels during her trip from the West Coast to the East Coast with the SCOTTS.  2 Bureau	
2 Philadelphia (7-1299) 2 Omaha (7-716) 1 San Francisco REC-21 7-/5200-7	782
3 JUL 14 1976	
Approved:	

Dep.-A.U.-Adu Dep.-A.D.-. 44 FEDERAL BUREAU OF INVESTIGATION Asst. Dir.: COMMUNICATIONS SECTION Adm. Serv. Ext. Affairs Fin. & Ver JUL 0 8 **1**976 NRECS PH PLAIN Ident/ Inspection 5:28 PM MITEL 7/8/76 TELETYPE Intell. Laboratory 0: \$25 DERECT OF (7-15200) Legal Coun. Plan. & Eval. Rec Mgmt TLOS/ANGELES"(7-1627) (INF O) Spec int. Training SAN FRANCISCO (7-855) (INF O) Telephone Rm. Director Sec'y FERNERS PHILADEL PHIA (7-1299) (509) ATIN: GID AND INTD HEARNAP≥ OO USAN FRANCISCO ON JULY 8, 1976. A SIX-HOUR HEARING WAS HELD IN U.S. DISTRICT COURT MIDDLE DISTRICT OF PENNA. SCRANT ON PAR BEFORE US DISTRICT COURT JUD CE WILLIAM J. NEAL ON PERTAINING TO THE QUASHING OF SUBPOENAS ISSUED TO JAX VEINER AND PHILASHINNICK TO APPEAR BEFORE A FEDERAL GRAND JURY (FGJ) IN SCRANTON, PARLIVITH REGARDS TO THE HAR BORING OF PATRAGETA HEARST WHILE IN PENNA. DURING THE SUMMER OF 1974. THE MAJOR CONTENTIONS OF DEFENSE COUNSEL WERE THAT THE SUBPCENAS WERE ISSUED AS: A RESULT OF ILLEGAL ELECTRONIC SURVEILLANCE AND IHAT OBTAINING HANDWRITING SAMPLES. HAIR SAMPLES. AND FINCERPRINTS WERE A VIOLATION OF THE FIFTH AMENDMENT RIGHTS. SAUSA LAURENCE M. KELLY. MDP SCRANT ON , PA. , AR GUED TO THE COURT THAT THE ONLY BASIS FOR ISSUING SUBPOENAS IN THIS MATTER AROSE FROM THE TESTIMONY OF PATRICIA HEARST AT HER BANK ROBBERY TRIAL IN SAN FRANCISCO. 7-15200 ື **5** ີ JUL ີ 9 ີ 1976

PH micks 99 Jung PAGE TWO JUDIE NEAL ON ADVISED THAT HE WOULD TAKE THE MOTIONS TO QUASH UNDER ADVISEMENT. THE BUREAU WILL BE KEPT ADVISED BY RHILA. OF RESULTS OF HIS DECISION. END SLR FBIHO TU AND CLR viiù 🗗 recording that etriplas andi

Aget, 1 United States Bepartment of Justice Est. Affait UNITED STATES ATTORNEY Min is Herry. Gen. Inv. .\_... NORTHERN DISTRICT OF CALIFORNIA Mert. ..... KREBS PH PLAIM SAN FRANCISCO, CALIFORNIA 94102 Inspeation . Intell. Lathratory .... Ies**š**l Coun. 🗕 June 22 - 1976 Plan, & Eval. \_ Rec. Mount \_ Spee. Inv. Training \_\_\_ Telephone Rus. -Director Seety ROUTE TO D.O. FOR SIGNA Mr. Clarence M. Kelley Director Federal Bureau of Investigation Washington, D. C. United States v. Patricia Campbell Hearst Dear Chief Kelley: As you know, Special Agent Tom Padden of the San Francisco Office, was the arresting agent with respect to the defendant and Wendy Yoshimura. Tom testified as a witness in the trial and, in my opinion, performed that duty in such a way as to bring great credit upon the Bureau. That came as no surprise to us, however, inasmuch as we have long been familiar with the effective and professional manner in which Tom always discharges his duties. He is truly an outstanding WERE I agent and his counsel during the trial, as the investigating case agent, was of inestimable value. Speaking for the entire prosecution team, I want you and Charley to know how much we appreciated the cooperation of the Bureau as exemplified by Tom during the trial of this controversial and widely-reported case. Best regards, 7-15200-778 JAMES L. BROWNING, JR. 5 1976 United States Attorney Mr. Charles W. Bates Special Agent in Charge Federal Bureau of Investigation San Francisco, California 94102

June 30 -1976 Honorable James L. Browning, Jr. United States Attorney Northern District of California San Francisco, California 94102 Dear Mr. Browning: 🕸 Mishington I am in receipt of your letters of June 22nd and certainly appreciate your kind comments concerning the contributions made by Special Agents Padden and to the successful resolution of the Patricia Hearst case. You may be assured that these men share my gratitude for your generous remarks and we look forward to further cooperative efforts with your office in future matters of mutual interest. **医内格**。如此的现在分词有一个是一个是一个 Sincerely yours, 大心也是一个一个是是自己的 and the state of the state of Clarence Rights Tipe Clarence M. Kelley Director · San Francisco - Enclosures (2) Lyprsonal Attention SAC: Bring to the attention of Thomas J. Padden and 1 - Personnel File of SA Thomas J. Padden - Enclosure Personnel File of SA JMG: kls/that (6) Acces. Dir. Dop. AD Adm. Dop. AD Inv. Acet. Direct SSOCIAL ASSOC. Dir. W. APPROVED: C Dep. AD Adm ..... Idant Dep. AD Inv. / Asst. Dir.: Inspection.,.. Adm, Selv MAIL ROOM \_\_\_\_\_ TELETYPE UNIT [

Hegion Salmy. Arriv Bina j United States Department of Justice Adres France Ext. Affair 45 UNITED STATES ATTORNEY Fin. A Pers. Gen. Inv. NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO, CALIFORNIA 94102 I hope you and  $G_{\mathbb{R}}$ Inducation \_\_\_\_ Intell. laterntory . হিল্কু Coun. ় Plan. & Eval. \_ Rec. Mant. \_ ფნიიი Inv. Training \_ ROUTE TO D.O. FOR SIGNATURE Telephone Rm. Director Sec'y Mr. Clarence M. Kelley Director Federal Bureau of Investigation Washington, D. C. Special Agent, San Francisco Office. Dear Chief Kelley: When it became apparent that the Hearst prosecution would go to trial, I requested the services of a full-time agent to assist us with the inevitable investigations of facts surfacing during the trial and for purposes of liaison with the Bureau. Charley was kind enough to accede to my requesto and provide whom we found to be an out standing agent. was frequently called upon to work very long hours during the some ten weeks which the trial consumed and often performed his duties under great pressures, caused either by the prosecution team in its desire to do things effectively or by the defense team in several attempts to deprecate the efforts of the Government in general or the Bureau in particuat all times conducted himself in a professional and highly effective manner, exhibiting great initiative in addition to performing the duties assigned to him. His wise counsel, particularly from the standpoint of a criminal investigator, was of inestimable value in achieving success in this highly controversial and widely-reported case. ST-1081 REC-35 7-15200-8 4 AUG 4: K1976 tmd

I hope you and Charley will keep in mind for future assignments of an important nature. He can certainly handle them.

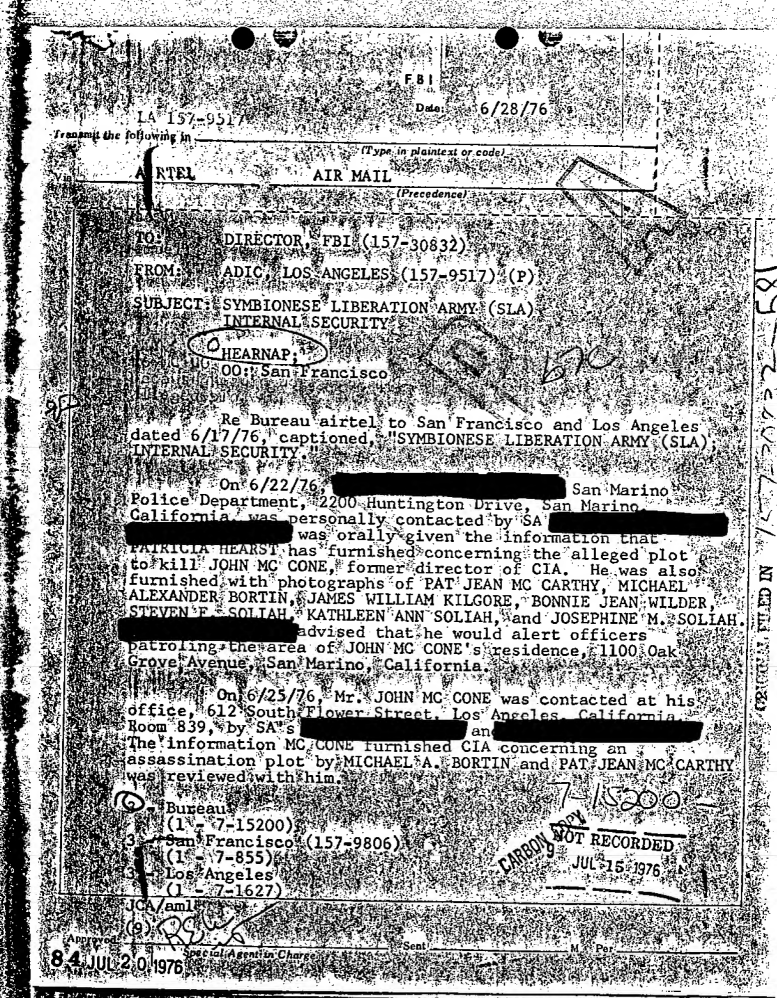
Best regards,

JAMES L. BROWNING, JR. United States Attorney

cc: Mr. Charles W. Bates
Special Agent in Charge
Federal Bureau of Investigation
San Francisco, California 94102

Dear

PLUCKAL BURGAU OF INTESTRUMENT Dep.A.D.-Inv Asst. Dir.: COMMUNICATIONS SECTION Adni, Serv JUN 1 8 TELETYPE LA# 708 NR 1004 LA PLAT NE J. 1239PM NYTEL 6-18-76 JHS Telephone Rm. Director Sec'y TO DEFECTOR (7-152 94) SAN FRANCISCO (7-855) FROM, LOS ANGELES (7-16272 (P) ATTN: GID, INTD, OFFICE OF LEGAL COUNSEL HEAR NAP 200 : SAN FRANCISCO . RE LOS ANGELES TRIAL OF WILLIAM AND EMILY HARRIS RE LOS ANGELES TELETYPE TO BUREAU, JUNE 9, 1976. SAMUEL MAYERSON, ASSISTANI DIRECTOR OF CENTRAL OPERATIONS LOS ANGELES COUNTY DISTRICT ATTORNEY SOFFICE. ADVISED JUNE 17, 1976, THAT HE AND LEONARD I. WEINGLASS, EMILY HARRIS ATTORNEY, HAVE AGREED THAT TESTIMONY OF SA ROBERT W. SIBERT , LABORATORY, FIREARMS - TOOL MARKS UNIT WILL BE STIPULATED IN CAPTIONED TRIAL. BUREAU REQUESTED TO ADVISE SA SIBERT OF ABOVE ST 104 RECENT 🗷 18 JUN 23 1976 Section & THE STATE OUT OF THE STATE OF T 8 4 JUL 2 2 1976



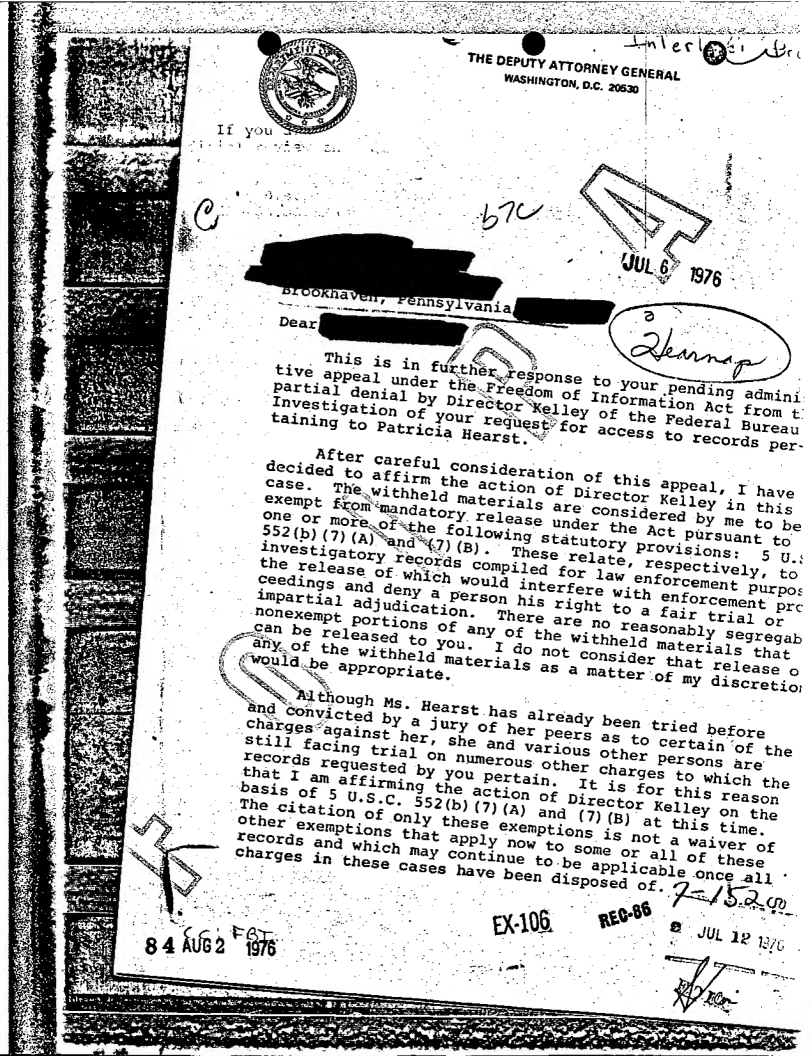
LA 157-9517

Inasmuch as it was obvious that the original source of ITT's information was an FBI interview of PITRICIA HEARST, portions of HEARST's interview relating to MC CONE were made available for him to read. It was obvious to MC CONE that the original interview had been embellished.

MC CONE stated he was not really concerned over the alleged plot but did desire to know the actual facts. He was advised that the same of the Sam Marino police Department had been contacted and furnished the above photographs Copies of the photographs were offered to MC CONE, however, he declined to accept these photographs because he did not want his wife to become aware of the alleged plot.

MC CONE appeared most appreciative of the FBI contact.

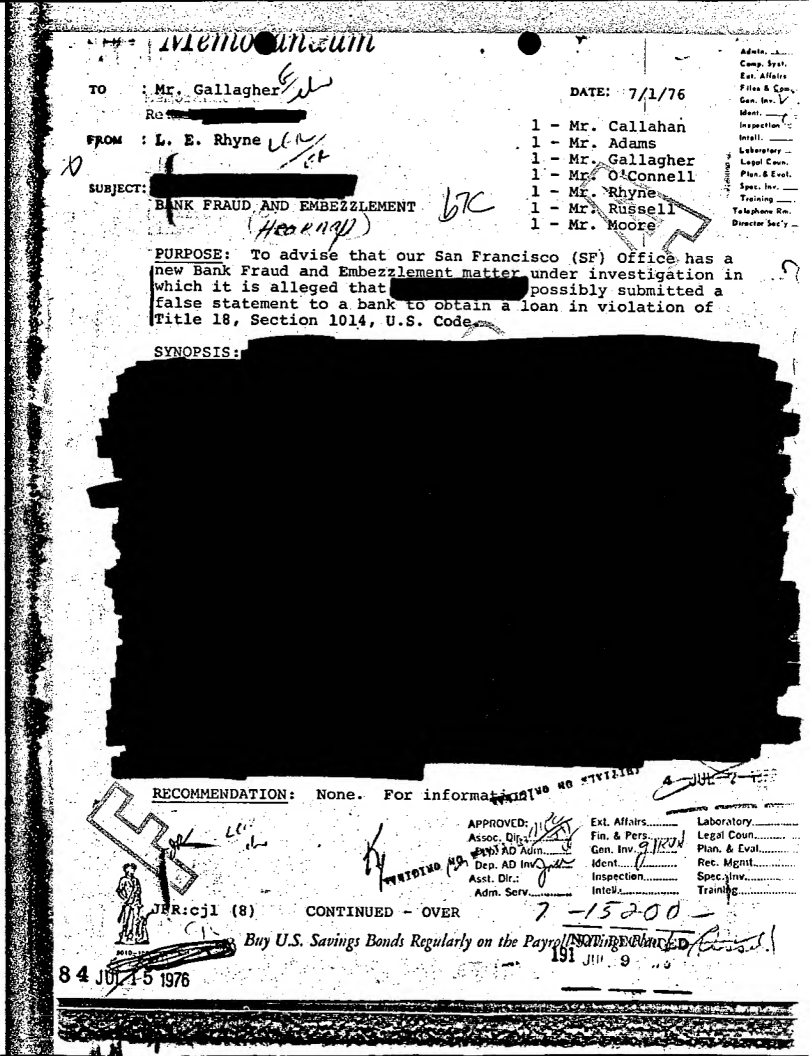
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If you are dissatisfied with my action on this appeal, judicial review thereof is available to you in the United tates District Court for the judicial district in which you eside, or in which you have your principal place of business, in the District of Columbia, which is also where the ecords you seek are located.

Very truly yours,

Harold R. Tyler, Jr. Deputy Attorney General





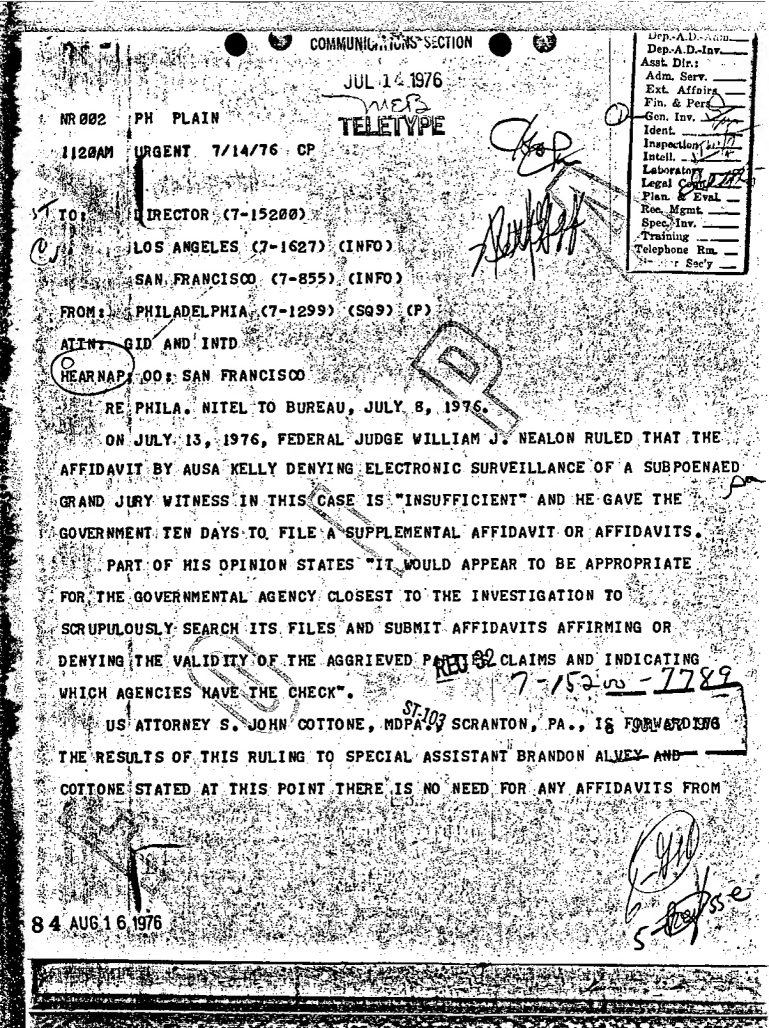
# FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

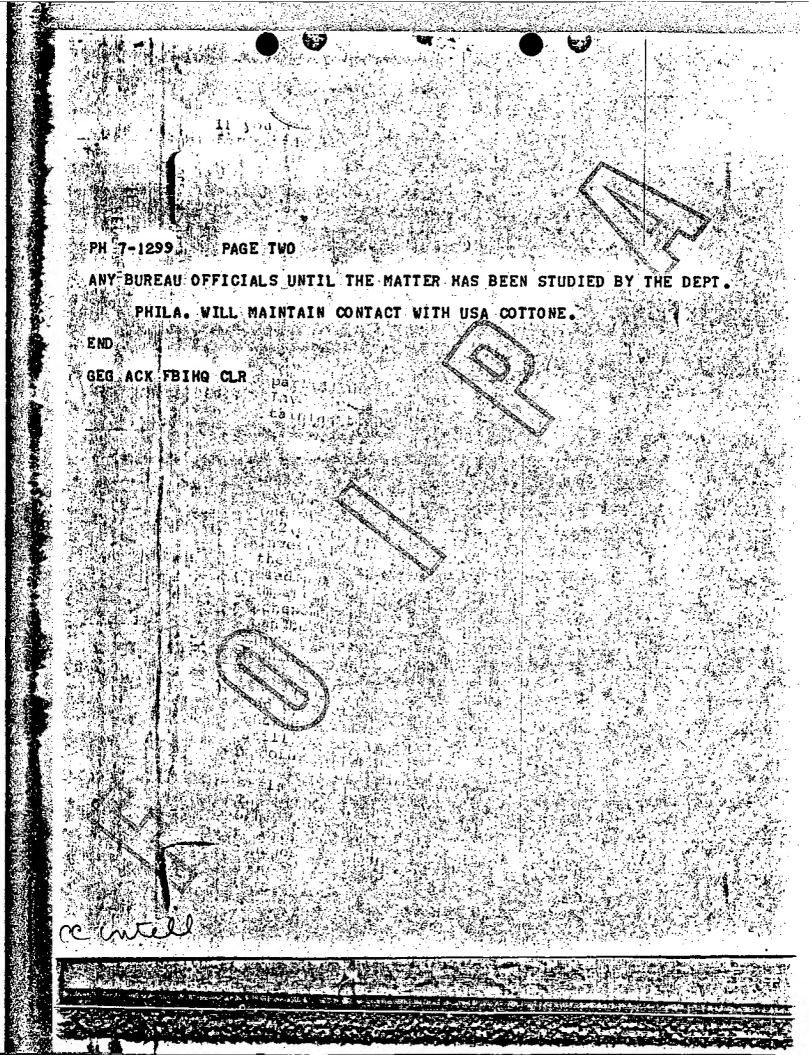
2	Page(s) withheld entirely at this location in the file. One or more of the following statements, where indicated, explain this deletion.		
X	Deleted under exemption(s) <u>67C</u> with no segregable material available for release to you.		
	Information pertained only to a third party with no reference to you or the subject of your request.		
	Information pertained only to a third party. Your name is listed in the title only.		
	Document(s) originating with the following government agency(ies), was/were forwarded to them for direct response to you		
	Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI.		
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	For your information:		
Œ	The following number is to be used for reference regarding these pages:  7-/5200-NR (7-/-76)		

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12/12/110 Marillin PAGE TWO (LA 7-1827) FROMB UREAU AND SAN FRANCISCO WILL BE KEPT ADVISED OF PERTI NE NT DEVELOPMENTS.

ac Regal cour





選 BUKtAU Ut... 1N VI LATENTSFINGERPRINTSSECTION June 21, 1978 YOUR FBI FINE NO. 7-15200 LATENT CASE NO. A-84715 REGISTERED Honorable Laurence Kelly Assistant United States Attorney Post Office Building Scranton, Pennsylvania 18501 GRAND JURY PROCEEDINGS SCRANTON, PENNSYLVANIA EXAMINATION REQUESTED BY Addressee As requested, enclosed is an original affidavit and two copies stating that no fingerprint record for Phillip Kent Shinnick can be located in the files of the Federal Bureau of Investigation. **EX-101** (2015年) [10] Also enclosed is a Xerox copy of the right hand fingerprints of Shinnick that was used for comparison purposes as discussed in referenced telephone call. SEALED & Enclosures (4) JUL 22 1976 Note: Search of files coordinated with Card Index Section Philadelphia - Enc Clarence M. Kelley, Director ORT IS FURNISHED FOR OFFICIAL USE ONLY

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

The Fee

GRAID JURY PROCEEDINGS SCRANTON, PENNSYLVANIA

NO.

Subpoena of PHILLIP KENT SHINNICK

## AFFIDAVIT

Donald F. McBride being duly sworn according to law deposes and says:

He is a Fingerprint Specialist, Latent Fingerprint Section,

Identification Division, Federal Bureau of Investigation, Washington,

D. C.

He has caused to be made a thorough search of the FBI fingerprint files for a copy of the fingerprints of the following named person: Phillip Kent Shinnick.

Efforts to locate fingerprints of Phillip Kent Shinnick were based on information relating to his date of birth, height, weight, color of eyes, color of his hair, his Air Force Serial Number, plus the date and place of his acceptance into the Air Force Reserves.

A thorough search of the FBI fingerprint files failed to reveal a copy or set of fingerprints of Phillip Kent Shinnick.

Based upon the foregoing investigation the deponent says that the FBI is not in possession of a set of fingerprints of a person known to them as Phillip Kent Shinnick.

DSURE 7-11-2 no - 7790

The Federal Bureau of Investigation has obtained a Xeroxed copy of the fingerprints of a right hand which is alleged to be that of Phillip Kent Shinnick; however, no left hand fingerprints could be found.

LOS With respect to the right hand fingerprints, the Xeroxed copy

of the fingerprint chart fails to identify the person who took the fingerprints in order to verify that the fingerprints on the chart are actually the finger-prints of Phillip Kent Shinnick.

WHEREFORE, as of this date the Federal Bureau of Investigation is not in possession of any fingerprints known to be those of Phillip Kent Shinnick.

)-448 (R.,v. 10-16-78)		Dep.A.DInv.  Asst. Dir.:  Adin. Serv.  Ext. Affers  in Approx
Treatails estocked by Focsimile	- PLAINTEXT FEDERAL BUILDAY OF INVESTIGATION COMMUNICATIONS SECTION	John Laboratory
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- 2. PETER PITTIPALDI
- 3. RICHARD FRISHMAN
- . 4. EMILY HARRIS
- 5. WILLIAM HARRIS
- 6. PAUL HOCH
- 7. JAMES KILGORE
- 8. PAT JEAN NC CARTHY
- 9. JACK SCOTT
- 10. JOHN JOSEPH SCOTT
  - 11. LOUISE SCOTT
- 12. MICKI SCOTT
- 13. PHILIP SHINNICK
- 14. JOSEPHINE SOLIAH
  - 15. KATHLEEN SOLIAH
  - 16, STEVEN SOLIAN
  - 17. MARGARET TURCICE
  - 18. JAY WEINER
  - 19. BONNIE JEAN WILDER
  - 20. WENDY YOSHIMURA

## STEVEN SOLIAH

According to PATRICIA HEARST, she first met SOLIAH in September or October, 1974, in Sacramento, California, and from them on SOLIAH was responsible for the purchase of most of the weapons which the group had, including a .38 caliber Smith and Wesson which was found in HEARST's purse at the time of her arrest.

REARST said that while in Sacramento, STEVEN SOLIAH participated in the robbery of the Guild Savings and Loan Association on February 25, 1975, and the robbery of the Crocker Bank at Carmichael, California, on April 21, 1975. We are unable to verify this at this time.

SOLIAH also purchased the getaway car used in the Guild Savings and Loan robbery in Sacramento, and additional cars used by this group. While in San Francisco, STEVEN SOLIAH purchased groceries for the group and resided with PATRICIA HEARST and WENDY WOSHIMURA at 625 Morse Street in San Francisco.

HEARST says that in June, 1975, she and STEVEN

SOLIAH were rescued from a cliff along Highway 1 by law
enforcement individuals, at which time they used the
names NANCY ANN SILVA and VICTOR IVO SILVA. A record has
been located indicating that VICTOR IVO SILVA and NANCY ANN

SILVA were rescued by law enforcement on June 29, 1975.

Identification in this name was located at 625 Morse

Street.

While living in San Francisco, MEARST says that STEVEN SOLIAH was one of the individuals responsible for the bombing of the Sheriff's Office cars at the Civic Center in Marin County and the bombing of the Emeryville Police Department cars. We are unable to verify this at this time.

During STEVEN SOLIAH's trial in Sacramento in connection with the robbery of the Crocker Bank in Carmichael on April 21, 1975, he admitted on the witness stand his association with PATRICIA HEARST in Sacramento and in San Francisco.

# PROSECUTIVE POTENTIAL

It is believed that SOLIAH could be successfully prosecuted for harboring PATRICIA HEARST.

# KATHLEEN SOLIM

HARRIS and following the SLA shocting in Los Angeles.

California, on May 17, 1974, the HARRISes and HEARST
journeyed to the San Francisco Bey 1728, where EMILY

HARRIS contacted KATHLEEN SOLIAB, and KATHLEEN arranged for
them to meet JACK SCOTT, who subsequently was instrumental
in transporting the HARRISes and PATRICIA HEARST to the

East Coast.

According to PATRICIA HEARST, in the latter part of September or early October, 1974, she met KATHLEEN SOLIAH in Sacramento, California, and resided at various times with her in Sacramento in a house at 1721 "W" Street. HEARST stated that KATHLEEN SOLIAH participated in the robbery of the Crocker Bank at Carmichael, California, on April 21, 1975, and participated in the planning of the obbery of the Guild Savings and Loan Association in Sacramento on February 25, 1975, was present in the vicinity at the time of the robbery, and arranged for the initial getaway car to be disposed of.

When the group moved from Sacramento to the Ban Francisco Bay area, KATHLEEN SOLIAH and JAMES KILGORE

rented 1246 Geneva Street, 123 Lyon Street, San Francisco, and 401 Irvington Street, Daly City, California. It is noted MEARST resided at the Geneva Street address. We are unable to verify this. KATHLEEN SOLIAH transported HEARST from Sacramento to San Francisco in a 1967 Ford.

WENDY YOSHIMURA were to place a bomb at the Taraval Station of the San Francisco Police Department, But did not do so. This was at the same time that JOSEPHINE SOLIAH and HEARST placed a bomb under a police car at the Mission Police Station in San Francisco.

RATHLEEN SOLIAH surveilled the Emeryville Police
Department and selected a location for a bombing. She
was in the area observing when the actual bombs were
exploded. We are unable to verify any of the above at
this time.

# MERSKERTINKERWIKKILAR

It is noted that KATHLEEN SOLIAH resided at 288 Precita, in September, 1975, and further, during the search of this location we located arms, ammunition, and bombing components.

# PROSECUTIVE POTENTIAL

It appears that there is a potential Harboring case regarding KATHLEEN SOLIAH, and there may be a potential bombing case in the San Francisco Bay area.

#### JOSEPHINE SOLIAH

and STEVEN SOLIAH. PATRICIA HEARST states that when she arrived in Sacramento, JOSEPHINE SOLIAH had rented 1721 "W" Street, where HEARST subsequently stayed. We are unable to verify this, and in fact, have a tentative identification of ENILY HARRIS renting "W" Street, which does not seem logical as it is not believed she was in Sacramento at the time this address was rented.

JOSEPHINE SOLIAH purchased groceries in the Sacramento area for use of the members of the group in Sacramento, and according to HEARST, when HEARST came from Los Angeles in May, 1974 following the SLA shooting, JOSEPHINE SOLIAH withdrew money from her savings account for the use of the HARRISES and PATRICIA HEARST. HEARST states she, JOSEPHINE, was well aware of her identity and the identity of the HARRISES.

HEARST states that JOSEPHINE SOLIAH was involved in the placing of the bomb underneath the police car at Mission Police Station in San Francisco, and she was also involved in the bombing of the Sheriff's Office cars in Marin County. We are unable to berify any of the above.

In September, 1975, JOSEPHINE SOLIAN is known to have resided at 288 Precita in San Francisco, where we located arms, ammunition and bombing components.

# PROSECUTIVE POTENTIAL

It appears there is a possibility of prosecuting JOSEPHINE SOLIAH for a violation of the Harboring statute, and additionally, a possible bombing violation.

## JAMES KILGORE

JAMES KILGORE was a paramour of KATHY SOLIAH and lived with her in the Oakland area on various occasions. According to HEARST, KILGORE and KATHY SOLIAH in the latter part of May or early June, 1974, arranged for her and the HARRISes to meet JACK SCOTT, who ultimately caused them to be transported to the East Coast.

According to HEARST, she next met KILGORE in Las Vegas, Nevada, in September, 1974, after she and JACK SCOTT had arrived there from the East Coast. She stayed with KILGORE in a motel for a number of days, at which time he was armed with a .38 caliber revolver. He then took her to Sacramento, California, via bus and KILGORE purchased the bus tickets.

According to HEARST, KILGORE in Sacramento rented the address at 914 "T" Street, where some of the group subsequently stayed. While in Sacramento, she states KILGORE participated in the robbery of the Crocker Bank in Carmichael on April 21, 1975, and the robbery of the Guild Savings and Loan in Sacramento on February 25, 1975.

Upon the group's arrival in San Francisco, according to HEARST, JAMES KILGORE and KATHY SOLIAN rented 1246 Geneva Street, San Francisco, and 401 Irvington Street, Daly City, and later KILGORE and PATRICIA HEARST rented 625 Morse Street, San Francisco.

HEARST states that KILGORE was well aware of her dentity and the identity of the HARRISSS and the fact that they were fugitives.

We are unable to verify any of the above information.

# PROSECUTIVE POTENTIAL

It appears that there is a possible Harboring case regarding KILGORE and he is presently charged with the possession of an explosive device.

## - MICHAEL BORTIN

NICUAEL BORTIN is a friend of JAMES KILGORE and according to PATRICIA HEARST, he was envolved in the robbery of the Crocker Bank in Carmichael, California, on April 21, 1975, and the robbery of the Guild Savings and Loan in Sacramento, California, on February 25, 1975. atto .... HEARST said that BORTIN told her that prior to October, 1974, BORTIN and PAT JEAN MC CARTHY planned to kill former CIA Director JOHN MC CONE. BORTIN also purchased flo-gel, an explosive material, in the San Francisco Bay area, and did research on flo-gel DRE UNAPHE TO DERIFY A n 1972 in Alameda County, BORTIN was convicted with WILLIE BRANDT on local charges regarding possession of explosives and was subsequently paroled. He is presently awaiting a parole hearing in Marin County and his parole has been revoked although he has not been incarcerated. He is presently being tried in San Francisco for perjury in connection with obtaining a false California driver's license.

## PROSECUTIVE POTENTIAL

It does not appear at this time there is any Federal prosecutive potential regarding BORTIN.

## PAT JEAN MC CARTHY

par Jean MC Carthy is the sometime paramour of Michael Bortin. During Bortin and Willie Brandt's trial in 1972 regarding bombing matters in Alameda County, she was present during the majority of the trial. According to her father, a local Bay Area attorney, she is a rovolutionary who does not believe in volence. She is known by this office to associate with revolutionaries in the Bay Area.

According to HEARST, in June, 1974, PHILIP SHINNICK drove EMILY HARRIS from Alameda County, California, to the East Coast in a blue Pinto owned by PAT JEAN MC CARTHY: This car was then returned to the West Coast by JAMES KILGORE, and JACK SCOTT flew back to the West Coast, picked up PAT JEAN MC CARTHY's car and drove WILLIAM HARRIS to a farmhouse in Pennsylvania in this webicle.

According to HEARST, PAT JEAN MC CARTHY, together with other members of the group participated in surveilling members of the Alameda County Courthouse in preparation for the possible escape of JOSEPH REMIRO and RUSSELL LITTLE.

HEARST says that PAT JEAN MC CARTHY, together with other members of the group while in Sacramento drove around in her dark blue Toyota looking for banks to rob.

HEARST claims that MC CARTHY was never directly involved in any of the overt actions of the group and was subsequently kicked out of the group.

The only items we can verify in HEARST's story regarding MC CARTHY is the fact she did own a Pinto at one time and recently owned a dark blue Toyota.

A bag of medical supplies was located at one of the houses used by the group in San Francisco and in this bag were items bearing the fingerprints of PAT JEAN MC CARTHY.

# PRISECULIVE POTENTIAL

It does not appear that at this time there is any prosecutive potential regarding PAT JEAN MC CARTHY.

# BONNIE JEAN WILDER

DONNIE JEAN WILDER was a friend and roommate of LATHY SOLIAH, and according to HEARST she at one time purchased a rifle which was believed to have been a Browning. She also applied for employment at the Oakland Police Department to learn police procedures. We have verified this APALVATION.

According to BEARST, BONNIE JEAN WILDER did not know of any of the group's activities until she was told of the Carmichael Bank robbery by WILLIAM HARRIS.

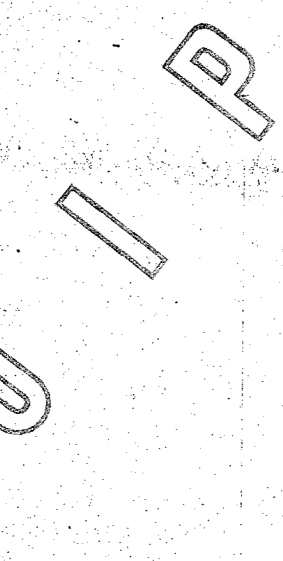
HEARST states that WILDER was involved in the bombing of Sheriff's Office cars at the Marin County Civic Center. We are unable to verify any of the information regarding WILDER furnished by HEARST, EXCEPT A-5 PAGE

WILDER is known to this office to have resided in September, 1975 at 288 Precita in San Francisco, where the HARRISES and KATHLEEN and JOSEPHINE SOLIAH lived, and where EME we located arms, ammunition and bombing components.

Following the arrest of the HARRISGS, HEARST, and YOSHIMURA, BONNIE JEAN WILDER, KATHLEEN SOLIAH, JOSEPHINE SOLIAH, and JAMES KILGORE Went underground. A communique was subsequently received signed by the two SOLIAH sisters and BONNIE JEAN WILDER.

# PROSECUTIVE POTENTIAL

With the evidence and information at hand, it does not appear that any successful prosecution of WILDER can be mounted.



# PAUL HOCH

PAUL HOCH is a Professor at a University

Montreal, Canada, and at one time was involved in

some type of bombing matter in England. He is a

friend and known associate of JACK SCOTT's.

According to

PATRICIA HEARST, while the group was at a farm in Jeffersonville, New York, JACK and MICKI SCOTT brought PAUL HOCH to the farm. HOCH was aware of the true identities of HEARST and the HARRISES and stayed at the farm approximately ten days to two weeks, at which time he conducted taped interviews of HEARST and the HARRISES. The tapes were later transcribed and then destroyed inasmuch as they contained the voice of PAUL HOCH.

We are unable to verify HEARST's story HOIA VISIT TO regarding the Jeffersonville farm.

40 ch 3 0 is + 40

PROSECUTIVE POTENTIAL

None.

## JAY WEINER

SCOTT and was interviewed by Agents of the FBI, at which time he stated that on July 2, 1974 he, MICKI SCOTT and JACK SCOTT, drove to a farm near Honesdate, Pennsylvania. At the farm were WENDY MOSHIMURA, PATRICIA HEARST, EMILY HARRIS and WILLIAM HARRIS. He stayed there that day with the SCOTTS, leaving the same night. He stated he was aware of the identity of the fugigives.

birthday (July 2, 1974), JACK and MICKI SCOTT brought WEINER to the Pennsylvania farml and was introduced to PATRICIA HEARST, the HARRISES, and WENDY YOSHINDRA, and knew who they were.

# PROSECUTIVE POTENTIAL

It appears that WEINER could be best used as a witness against the SCOTTS in the Harboring cases.

# PHILIP SHINNICK

SHINNICK is a former Olympic long jumper who was a friend of JACK SCOTT. According to PATRICIA HEARST, SHINNICK in May or June, 1974, drove EMILY HARRIS from the West Coast to the East Coast in a blue Pinto owned by PAT JEAN MC CARTHY.

Additionally, while the group was at the farm near Jeffersonville, New York, SHINNICK came to the farm for one day to visit EXILY HAPRIS.

We are unable to verify any of the information furnished by HEARST regarding SHINNICK.

PROSECUTIVE POTENTIAL

None.

Loan robbery in ou

# WILLIAM HARRIS

of the SLA, and according to PATRICIA HEARST was involved in her kidnapping and later in various other local crimes for which he is being charged. She stated that he among others was in a cover car outside of the Sunset Branch of the Hibernia Bank on April 15, 1974 when the SLA robbed the bank. We are unable to verify this. One witness at the bank indicates that an individual resembling HARRIS was in the bank prior to the robbery and another witness states that an individual resembling HARRIS was observed getting from the getaway car into the "cool" car following the bank robbery.

WILLIAM and EMILY HARRIS have been identified as renting 288 Preita. San Francisco, where they resided, and where arms, ammunition and bombing components were located.

According to HEARST, WILLIAM HARRIS was involved while in San Francisco in the manufacture of bombs. HEARST states that WILLIAM HARRIS was involved in the robbery of the Crocker Bank at Carmichael on April 21, 1975, and he was involved in the planning of the Guild Savings and

Loan robbery in Sacramento on February 25, 1975.

We are unable to verify any of the information regarding WILLIAM HARRIS furnished by HEARST.

# PROSECUTIVE POTENTIAL

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None. Without additional efforts, it does not appear that HARRIS could be prosecuted for the bank robbery. It is noted that he is presently being prosecuted in Los Angeles for various charges of armed robbery, kidnapping and assault, and has been charged in Alameda County with kidnapping.

# TE THE BALLY HARRIS

patricia HEARST has advised that ENILE HARRIS participated in the robbery of the Crocker Bank at CArmichael, California, on April 21, 1975, and that she, HARRIS, is the individual who killed a woman during the bank robbery.

HEARST said she, HARRIS, also participated in the planning of the robbery of the Guild Savings and Loan in Sacramento on February 25, 1975. HEARST said that in the robbery of the Sunset Branch of the Hibernia Bank in San Francisco on April 15, 1974, EMILY HARRIS was in a backup car outside of the bank.

After the group's arrival in San Francisco, according to BEARST, EMILY HARRIS bought components for bombs and participated in the bombing of the Emeryville, California, police cars. She and KATHY SOLIAH rented the residence at 123 Lyon Street, San Francisco, where part of the group stayed. We have a witness who picks EMILY HARRIS' photograph as one of the individuals renting this address. EMILY HARRIS also rented 288 Precita together with her husband, WILLIAM HARRIS.

at this time, with the exception as noted above.

PROSECUTIVE POTENTIAL

Rone. It is noted that EMILY HARRIS is being prosecuted in Los Angeles on various charges of kidnapping, assault, and armed robbery, and has been charged in Alameda County with kidnapping.

# RICHARD FRISHMAN

PRISHMAN is an attorney who lives in Santa
Barbara, California, and who espouses liberal and
left-wing causes. He frequently visits convicted bomber
WILLIE BRANDT at Soledad Prison in California, and is
a known associate of JAMES KILGORE.

According to PATRICIA HEARST, following the shooting in Los Angeles in May, 1974, HEARST and the HARRISES journeyed to the San Francisco East Bay Area where they made a tape which was given to KATHY SOLIAH and JAMES KILGORE, who in turn gave it to RICHARD FRISHMAN. FRISHMAN took the tape to Los Angeles and reportedly left it in a mattress around the corner from a radio station in Los Angeles.

The numbers of public telephones in Santa
Barbara utilized in contacting FRISHMAN were encoded in
the telephone codes maintained by the HARRISes and the
HEARST group.

HEARST said there was a plan to assist WILLIE
BRANDT in escaping from prison. RICHARD FRISHMAN, who
used the code of "JERRY", was to be involved in the plan,
and carried messages from BRANDT in Soledad to the group.
PRISHMAN, in furthering the escape plan, offered to be

held as a hostage if BRANDT could be rescued during a coult appearance in Salinas, California.

HEARST said that FRISHMAN came to the Geneva IN SAM FRISHMAN came to the Geneva Street address; staying for about two days, and he was well aware of the identity of HEARST and the HARRISES.

FRISHMAN gave \$60.00 to JAMES KILGORE to assist the group while at the Geneva Street address.

The only portion of HEARST's information about.

FRISHMAN that can be verified is the fact that the Los

Angeles tape was left in a mattress near a radio station.

PROSECUTIVE POTENTIAL

None.

## WENDY YOSHIMURA

PATRICIA HEARST told us that she first met wenny Yoshimura at Jack Scoff's apartment in New York in June, 1974, and she subsequently lived with Yoshimura and the Harrises at the farm near Honesdale, Pennsylvania, in 1974, and later at the farm at Jeffersonville in New York State in 1974. According to HEARST, YOSHIMURA was to "babysit" the three of them at the farms.

returned to the Wost Coast in 1974, YOSHIMURA at various times resided with them and according to HEARST, YOSHIMURA was involved in the robbery of the Crocker Bank in Carmichael, California, on April 21, 1975. We are unable to substantiate this.

In September, 1975, YOSHINURA resided with HEARST and STEVEN SOLIAH at 625 Worse Street in San Francisco up until the time of her arrest. She was well aware of the identity of HEARST.

# PROSECUTIVE POTENTIAL

There appears to be little chance of mounting a successful prosecution in regard to the violation of any Federal statutes.